1	UNITED STATES DISTRICT COURT		
2	EASTERN DISTRICT OF NEW YORK		
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5	UNITED STATES OF AMERICA,	: 09-CR-00466(BMC)	
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9	-agai nst-	: United States Courthouse.	
10		: Brooklyn, New York.	
11		:	
12		:	
13		: November 15, 2018	
14	JOAQUIN ARCHIVALDO GUZMÁN	: 9:30 a.m.	
15	LOERA, .	:	
16		:	
17	Defendant.	:	
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19		X	
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21	TRANSCRIPT OF CRIMINAL CAUSE FOR TRIAL		
22	BEFORE THE HONORABLE BRIAN M. COGAN		
23	UNITED STATES DISTRICT JUDGE, and a jury		
24			
25			

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21	Proceedings recorded by computerized stenography. Transcript
22	produced by Computer-aided Transcription.
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- 1 (Trial resumed.)
- 2 (In open court; jury not present.)
- 3 Jesus Reynaldo Zambada Garcia, resumed.
- 4 THE COURT: Good morning.
- 5 Let's bring in the jury, please.
- 6 (Jury present.)
- 7 THE COURT: All right. Everyone be seated. Good
- 8 morning, ladies and gentlemen of the jury. Hope you had a
- 9 good evening. We will continue with direct examination.
- 10 MS. PARLOVECCHIO: Thank you, your Honor.
- 11 BY MS. PARLOVECCHIO:
- 12 DIRECT EXAMINATION
- 13 Q Good morning, Mr. Zambada.
- 14 A Good morning.
- 15 Q I'm going to follow-up on some things that you testified
- 16 about yesterday. You testified yesterday that you referred to
- 17 the defendant was Mi Compa Chapo, what does Mi Compa mean?
- 18 A It is an expression used for friendship with a person.
- 19 Q How did your brother Mayo refer to the defendant?
- 20 A In the same way.
- 21 Q Mi Compa Chapo?
- 22 A Every time he referred to him, he said that, Mi Compa
- 23 Chapo.
- 24 Q Yesterday you testified that the Sinaloa Cartel had
- 25 several different types of the workers. Approximately how

- 1 many different types of the workers did you have working for
- 2 you in your drug business at the time of your arrest in 2008?
- 3 A Between 30 and 40.
- 4 Q Were you able to observe the workers of the other leaders
- 5 of the Sinaloa Cartel?
- 6 A At times.
- 7 Q And approximately how many did you observe during your
- 8 time in the cartel, how many workers?
- 9 A Hundreds.
- 10 Q Approximately how many workers did you observe who worked
- 11 for the defendant between the years 2002 and 2008?
- 12 A 40, 50.
- 13 Q You testified yesterday that the defendant had a worker
- 14 in Mexico City named Martin Moreno. Who is Martin Moreno?
- 15 A It was a person who was arrested with him, when he was
- 16 arrested in Guatemala and I met him in Mexico City as a worker
- 17 of his.
- 18 Q Of the defendant's?
- 19 A Yes, of the defendant, El Chapo.
- 20 Q Mr. Zambada, just taking a step back, the word compa, is
- 21 that short for something?
- 22 A Well, compadre is a word used about a relationship
- 23 between two people, but it has to do with a religious act
- 24 about with a child. But the word compa is used to talk about
- 25 a friend, who is a very good friend, that kind of

- 1 relationship.
- 2 Q You testified yesterday that cocaine in Colombia cost
- 3 about \$3,000 per kilogram?
- 4 A That's right.
- 5 Q Was that \$3,000 the price of the cocaine alone or did it
- 6 include operational costs?
- 7 A It includes the operational costs of transport from
- 8 Colombia to Mexico.
- 9 Q And approximately how much does that transport cost?
- 10 A Approximately \$500.
- 11 Q And from the period of 1998 until your arrest in 2008 did
- 12 the price of cocaine vary at all?
- 13 A Yes.
- 14 Q How did it vary?
- 15 A It may vary depending on the place, between two and
- 16 \$3,000.
- 17 Q What would cause that price of cocaine to vary?
- 18 A When there is not a lot of supply of the product it tends
- 19 to go up.
- 20 Q The price goes up?
- 21 A Yes. The price of cocaine, if there's not a lot of it,
- 22 then that cost -- the demand causes the price to go up.
- 23 Q You testified yesterday that the size of the investment
- 24 the defendant and your brother Mayo had together was six tons.
- 25 What does that six-ton figure refer to?

- 1 A Well, I was in charge of the warehouses in Mexico City
- 2 where I received the shipments of cocaine for my brother Mayo
- 3 and Joaquin Guzman Loera. These shipments would normally be
- 4 about five, six, seven tons. And they would have a frequency
- 5 of four or five times a year.
- 6 Q Approximately how many times did cocaine shipments of the
- 7 six-ton size come to your warehouse for the defendant and your
- 8 brother Mayo between 2002 and 2006?
- 9 A Four years, approximately 20.
- 10 Q What is the largest shipment you are aware of the
- 11 defendant and your brother Mayo doing together during their
- 12 entire partnership?
- 13 A Well, at one time I was -- I became aware that they were
- 14 planning to bring a shipment of cocaine from Panama.
- 15 Q How large was that?
- 16 A This shipment was going to come in a merchant ship and it
- 17 was 30 tons.
- 18 Q Now, you testified yesterday that you were in charge of
- 19 Mexico City for the cartel?
- 20 A That's right.
- 21 Q In addition to supervising the warehouses, what were your
- 22 main responsibilities in Mexico City for the cartel?
- 23 A Controlling the airport in Mexico City and also the
- 24 governmental authorities to provide security, to the movement
- 25 -- drug trafficking movements that the cartel had within the

- 1 city.
- 2 Q Now, when you say you had responsibilities with regard to
- 3 the authorities, what do you mean by that?
- 4 A Well, I did this through bribes for high ranking police
- 5 officers, officials.
- 6 Q And for what purpose would you give bribes to these high
- 7 ranking officials?
- 8 A So that they would give protection and security to the
- 9 drug trafficking movements of the cartel. And security for
- 10 the leaders, for myself and for the workers.
- 11 Q And what were these corrupt officials protecting the
- 12 leaders and the drug trafficking from?
- 13 A Well, it was protection against police operations that
- 14 would come out from Mexico City to capture in different points
- 15 where they were located, mainly in Sinaloa.
- 16 Q So what did you receive in return for these bribe
- 17 payments to government officials?
- 18 A In general, security for the cartel.
- 19 Q What did that entail?
- 20 A It meant that it provided security for any drug
- 21 trafficking movements that the cartel had in Mexico City and
- 22 anywhere else in the Mexican Republic and to their leaders.
- 23 Q Are you aware of the process the Sinaloa Cartel used to
- 24 corrupt government officials?
- 25 A Yes.

- 1 Q How do you know about that?
- 2 A Well, I did it.
- 3 Q You did what?
- 4 A One of my activities was to corrupt authorities in Mexico
- 5 City. You do that through friends, you know, that you have
- 6 within the police from many years before.
- 7 Q Can you just please describe for the jury the process
- 8 that you used to corrupt government officials?
- 9 A Yes, of course.
- This is done through bribes, money, especially U.S.
- 11 dollars. Normally, it's police that you have known for many
- 12 years who are trusted people. They introduce new police
- 13 officers to work with the cartel, through lawyers and
- 14 professionals, people who have different professions.
- 15 Q Now, when you would make these bribe payments, did you do
- 16 it just on your behalf or did you do it on the behalf of
- 17 others?
- 18 A No. I did it on my behalf and on behalf of the cartel,
- 19 who were my brother Mayo Zambada and Chapo Guzman.
- 20 Q Did you personally make bribe payments for the defendant?
- 21 A Yes.
- 22 Q To whom did you pay bribes for the defendant?
- 23 A Military authorities.
- 24 Q Any specific ones?
- 25 A Yes. On one occasion to military special ops and on a

- 1 different occasion to a general.
- 2 Q Who was the general you paid a bribe to for the
- 3 defendant?
- 4 A General Toledano.
- 5 Q Approximately when did you pay that bribe for the
- 6 defendant to General Toledano?
- 7 A Approximately in the year 2004.
- 8 Q And who is General Toledano?
- 9 A General Toledano at that time was working in the Guerrero
- 10 Plaza in Chilpancingo specifically.
- 11 Q Let me show you Government's Exhibit 502.
- 12 THE COURT: Is this in evidence?
- MS. PARLOVECCHIO: It's in evidence, your Honor.
- 14 Q Can you indicate on the map, on Government's Exhibit 502,
- 15 where Guerrero is Located?
- 16 A Here.
- 17 Q And that's on the coast?
- 18 A This is the coast here. Here, Guerrero. I'm looking for
- 19 the capital city but I can't find it.
- 20 Q Let me see if I can zoom it in here.
- 21 A I think it's around here.
- 22 Acapul co. I can't find Chilpancingo. But the
- 23 capitol is Chilpancingo.
- 24 Q Who asked you to bribe General Toledano?
- 25 A Chapo.

- 1 Q And approximately how much did he ask you to pay the
- 2 general?
- 3 A He asked me to go give him \$100,000 from him, to go say
- 4 hello to him and to give him his greetings.
- 5 Q The defendant asked you to do that, give him \$100,000?
- 6 A That's right.
- 7 Q What was the bribe to General Toledano for?
- 8 A Well, at that time I was going to lead some drug
- 9 trafficking activity. I was going to import cocaine from
- 10 Colombia through Guerrero. I spoke about that with Joaquin
- 11 Guzman Loera and with my brother Mayo. And Chapo told me, you
- 12 know, General Toledano is there, he's a friend of mine. Go
- 13 see him on my behalf and give him a hundred thousand dollars.
- 14 Q Did he say what it was for?
- 15 A Just that he was sending it to him as a gift and to greet
- 16 him for him and to send him a hug and to notify him that I was
- 17 going to be working around there in that state, to General
- 18 Tol edano.
- 19 Q Can you explain to the jury all the government officials
- 20 you paid bribes to while you were at the cartel?
- 21 A Yes, certainly.
- 22 Q Go ahead.
- 23 A Well, mainly I would pay the commander of the PGR. They
- 24 call him Yankee. That's the commander of the plaza. The
- 25 federal highway police who also managed ports and airports,

- 1 district judicial police and district police, Interpol as
- 2 well.
- 3 Q Can you just remind the jury please what the PGR is?
- 4 A The PGR is a general attorney general office of the
- 5 Republic of Mexico. The police, the federal judicial police
- 6 depend on this department. And different intelligence and
- 7 operations groups, they have certain subdivisions within it.
- 8 Q Now, based on your experience, who of the government
- 9 officials would the Sinaloa Cartel try to corrupt first before
- 10 anyone el se?
- 11 A Well, if we're speaking about the states, mainly the
- 12 governor and the attorney general, director of the judicial
- 13 police and director of the municipal police and on the
- 14 republic national level the national attorney general and for
- 15 the different departments the PGR, the federal highway police,
- 16 the SIEDO.
- 17 Q What is SIEDO?
- 18 A Well, at the time that I was working with the cartel,
- 19 this was the most important intelligence and operations group
- 20 within the PGR.
- 21 Q Now, just to be clear, Mr. Zambada, is Mexico like the
- 22 United States in that it has a state government and federal
- 23 government structure?
- 24 A That's right.
- 25 Q And state as well?

- 1 A Yes. Yes. The federal judicial police and the state
- 2 police. It's like saying D.C. Washington and all the states
- 3 in the United States. That's how the federal district and all
- 4 the states are managed and that is Mexico City.
- 5 Q And would the cartel try to corrupt officials in both the
- 6 state and the federal level?
- 7 A Yes.
- 8 Q Now, based on your knowledge and experience,
- 9 approximately how much money did you pay in bribes to the
- 10 government officials on behalf of the leaders of the cartel?
- 11 A In Mexico City around 300 dollars per month were paid --
- 12 300,000, \$300,000.
- 13 Q \$300,000 per month was paid to officials in Mexico City?
- 14 A More or less.
- 15 Q And that's what you paid personally, correct?
- 16 A Correct, because that was the plaza that I was managing.
- 17 Q And how would you break that down? Was that 300,000
- 18 total to everyone you were paying?
- 19 A Yes, correct. You would give part to the director of the
- 20 federal attorney general's office, the Yankee, the federal
- 21 highway police, the director of the judicial police, the
- 22 director of the municipal police, the director of homicides,
- 23 airport authorities. All that added up to more or less around
- 24 \$300,000 monthly.
- 25 Q Now, you have named a lot of different types of

- 1 officials. Were there some officials who were not taking
- 2 bri bes?
- 3 A Oh, yes, of course.
- 4 Q Were you aware of who handled bribing the highest level
- 5 authorities on the federal level for the cartel?
- 6 A Yes.
- 7 Q And how do you know about that?
- 8 A Because I'm the brother of Ismael Zambada Garcia El Mayo
- 9 and I had knowledge of how my brother made those very high
- 10 Level payments together with El Chapo.
- 11 Q What did your brother Mayo tell you about the high level
- 12 officials he was paying for himself and the defendant?
- 13 A Well, I realized that because I was managing the money of
- 14 my brother Mayo in Mexico City and he would say, as an
- 15 example, I'll give half a million dollars to the attorney who
- 16 is going to give it to the director of the PGR or give another
- 17 500,000 to a general, for example. For the cartel, the very
- 18 high level authorities it was my brother Mayo and El Chapo
- 19 who managed that and they did it using lawyers. But I was the
- 20 one that gave out the money in Mexico City because I was in
- 21 Mexico City, many times.
- 22 Q Mr. Zambada, do you know what a plaza is in the drug
- 23 trafficking world?
- 24 A Yes, of course.
- 25 Q How do you know?

- 1 A I was in charge of one.
- 2 Q Which one?
- 3 A Mexico City.
- 4 Q Can you explain to the jury what a plaza is in drug
- 5 trafficking?
- 6 A A plaza is a territory which a drug trafficking leader
- 7 manages, to give security to the drug trafficking operations
- 8 and work that the cartel has within that territory.
- 9 Q And how does one do that, to give security in that plaza?
- 10 A Well, it starts with the support of the authorities.
- 11 That's why one has to have the control over the authorities.
- 12 And with the support of armed groups always, Sicarios.
- 13 Q Can more than one drug cartel control a plaza in the same
- 14 ci ty?
- 15 A No.
- 16 Q Why not?
- 17 A Because normally the authorities only work with one
- 18 cartel.
- 19 Q Now, based on your experience, what did one member of
- 20 Sinaloa have to do to do business in an area controlled by
- 21 another Leader of the Sinaloa Cartel?
- 22 A Well, he would have to have the permission of the
- 23 principal leaders and from the leader of that plaza.
- Q What's the purpose for getting the permission?
- 25 A You need to give notice so that there won't be

- 1 confrontations between the same people, the same people who
- 2 belong to the cartel.
- 3 Q Now, based on your experience, if a member of the Sinaloa
- 4 Cartel wanted to do business with an independent drug
- 5 trafficker in an area controlled by another leader of the
- 6 Sinaloa Cartel did they have to get permission?
- 7 A That's right.
- 8 Q Why was that necessary?
- 9 A You would need to give notice if you're going to go in
- 10 and work in an area that's already controlled by another group
- 11 because there's respect between the one and the other and
- 12 there can be incidents which will arise if not between the
- 13 people there.
- 14 Q What types of incidents?
- 15 A Well, there can be confrontations, people killed, fights.
- 16 Q Now, you testified that you controlled the Mexico City
- 17 plaza. Did any other leaders of the Sinaloa Cartel control
- 18 that plaza with you?
- 19 A Well, the ones who stayed there the most the time that I
- 20 was there working on it were Juan Jose Esparragoza el Azul or
- 21 Arturo Beltran Leyva and my brother.
- 22 Q Are you aware of whether other leaders of the Sinaloa
- 23 Cartel controlled any plazas other than Mexico City?
- 24 A Yes.
- 25 Q How do you know about that?

- 1 A Well, I belonged to the cartel. I knew my various
- 2 colleagues and friends and those people.
- 3 Q And who controlled the Sinaloa state?
- 4 A Joaquin Guzman Loera El Chapo and Mayo, Ismael
- 5 Esparragoza Azul.
- 6 Q Do you know whether they controlled other plazas besides
- 7 Si nal oa?
- 8 A Yes.
- 9 Q Using Government's Exhibit 502 in evidence, can you
- 10 please explain to the jury which plazas the defendant
- 11 controlled starting in the year 2001 until your arrest in
- 12 2008?
- 13 A The defendant basically controlled this area.
- 14 Q What is that area called that you just circled on the map
- which is the area between Sinaloa, Durango and Chihuahua?
- 16 A This area in the Mexican Republic has the name the Golden
- 17 Tri angle.
- 18 Q Why is it called the Golden Triangle?
- 19 A It's called the Golden Triangle because it's the area
- 20 where the majority of the opium gum is produced in the state
- 21 and marijuana.
- 22 Q Where does the term golden come from?
- 23 A Well, Durango means gold and gold is money and the heroin
- 24 and marijuana produce a lot of money.
- ${\tt Q} = {\tt And how about the triangle part of the term, what is that}$

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a reference to?
1
 2
         Well, the triangle is because these three states border
 3
    each other where these such exclusive products are produced.
 4
         Were there any other plazas that the defendant had
    control over in the time frame of 2001 to 2008?
5
 6
         Well, he can control in all of the plazas. There were
7
    subleaders from the cartel who were in control.
8
               (Continued on next page.)
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- 1 BY MS. PARLOVECCHIO: (Continuing)
- 2 Q Using Government's Exhibit 502, can you please show the
- 3 jury some of those other plazas where the defendant had
- 4 controls through the subleaders?
- 5 A Of course, yes. Let's start up here. Baja California
- 6 Sur, Sonora, Nayarit, Jalisco, Guerrero, Chiapas, Tabasco,
- 7 Quintana Roo and Chihuahua, just to name some of them.
- 8 Q Okay. So let's take these one by one and talk about the
- 9 subleaders that controlled these plazas over whom the
- 10 defendant had authority.
- 11 A Of course.
- 12 Q Let's start with Guadalajara. And I'm going to try to
- 13 touch on my screen.
- 14 Guadalajara, who is the subleader who controlled
- 15 Guadal aj ara?
- 16 A Ignacio Coronel, Nacho.
- 17 Q And how about Quintana Roo?
- 18 A Benny Contreras.
- 19 Q And what about Guerrero?
- 20 A Arturo Beltran Leyva and his brother, Hector Beltran
- 21 Leyva.
- 22 Q How about Chiapas, how did the defendant, through whom
- 23 did the defendant control Chiapas?
- 24 A Again, Benny Contreras as well.
- 25 Q And Baja California?

- 1 A Nene Jaramillo.
- 2 0 Sonora?
- 3 A Macho Prieto Gonzalo Izunza.
- 4 Q And Chi huahua?
- 5 A German.
- 6 Q How about Nayarit?
- 7 A In Nayarit, there was Arturo Beltran Leyva and also Chapo
- 8 directly.
- 9 Q Now, what about your brother Mayo, which plazas did he
- 10 control?
- 11 A The same ones. They're partners.
- 12 Q Now, you mentioned Nacho Coronel earlier as one of the
- 13 subleaders. Did you know Nacho Coronel?
- 14 A Yes.
- MS. PARLOVECCHIO: I'm showing an exhibit just to
- 16 the witness, please.
- 17 Q I'm showing you what's marked for identification as
- 18 Government's Exhibit 7. What is this?
- 19 A That's Ignacio Coronel Nacho.
- 20 Q How do you recognize him?
- 21 A We were very good friends.
- 22 MS. PARLOVECCHIO: I move to admit Government's
- 23 Exhi bi t 7.
- 24 MR. PURPURA: No objection.
- 25 THE COURT: Recei ved.

- 1 (So marked.)
- 2 Q Just to remind us, what area of Mexico, what plaza did
- 3 Nacho Coronel control?
- 4 A Nacho Coronel controlled Jalisco and I failed to point
- 5 out Mexico City which was where I had control.
- 6 Q Okay. And you also mentioned Arturo Beltran earlier as
- 7 one of the subleaders. Did you know Arturo Beltran?
- 8 A Yes, certainly.
- 9 Q I'm showing you what's marked for identification as
- 10 Government's Exhibit 4. What is this?
- 11 A That's Arturo Beltran.
- 12 Q And how do you recognize him?
- 13 A We also spent a lot of time together. We were friends
- 14 for a long time.
- MS. PARLOVECCHIO: The government moves to admit
- 16 Government's Exhibit 4.
- MR. PURPURA: No objection.
- 18 THE COURT: Recei ved.
- 19 (So marked.)
- 20 Q And just to remind us, what area did Arturo Beltran
- 21 control?
- 22 A Guerrero and Morelos as well. I failed to point out
- 23 Morelos.
- 24 Q And just using Government's Exhibit 502, can you tell us
- 25 where Morelos is?

- 1 A Morelos is -- let me see. Let's see here.
- 2 Mexico, this here is Mexico City where I have
- 3 measurable control, I had control. And right next to it is
- 4 Morelos, right here. (Indicating.)
- 5 It is between Mexico City and Guerrero.
- 6 Q And Guerrero, you testified Guerrero is here?
- 7 (Indicating.)
- 8 A Exactly. How can I erase here?
- 9 Q Bottom Left-hand corner.
- 10 A Here, Cuerravaca, do you see that? That's Morelos. It's
- 11 this point here. There it is. (Indicating.)
- 12 That area was also controlled by Arturo Beltran.
- 13 Q What if any familial relationship did Arturo Beltran have
- 14 with the defendant?
- 15 A I know they were cousins.
- 16 Q Now, you've testified about Juan Jose Esparragoza,
- 17 El Azul. Which area did El Azul control?
- 18 A Well, he was based in Mexico City but he had control the
- 19 same way that Mayo and Chapo did over the entire Republic
- 20 because he had a close friendship, relationship with all of
- 21 the subleaders and the leaders.
- MS. PARLOVECCHIO: Okay. I'd just like to show the
- 23 witness Government's Exhibit 6 in evidence.
- 24 0 Is this Azul?
- 25 A That's right. That's Juan Jose Esparragoza, El Azul.

- 1 Q And just to be clear, why was Azul able to control all of
- 2 Mexico through the other leaders of the cartel?
- 3 A Well, he was one of the oldest drug traffickers in
- 4 Sinaloa and one of the most respected ones, I think. He was
- 5 very beloved by everybody. So any plaza that he arrived at
- 6 that had a leader, a subleader from Sinaloa, he was welcome
- 7 there.
- 8 Q What was Azul's relationship with the defendant?
- 9 A Well, they were compadres and Azul was the one who
- 10 basically supported Joaquin Guzman Loera to be a great drug
- 11 trafficker.
- 12 Q Now, what was the most important plaza for the Sinaloa
- 13 Cartel to control?
- 14 A Si nal oa.
- 15 Q Why was it important to be able to control Sinaloa for
- 16 the cartel?
- 17 A Sinaloa was very important because of what we spoke
- 18 about, about the golden triangle and, and -- sorry. It has
- 19 long shoreline as well where cocaine that's coming from
- 20 Colombia can be received. It has two merchant ports which are
- 21 Mazatlan and Topolobampo. And all of the leaders and
- 22 subleaders of the Sinaloa Cartel have their families there,
- 23 their businesses, their assets, their life.
- 24 Q I'm just showing you Government's Exhibit 502 again.
- 25 I'll zoom in here to Sinaloa.

- 1 A Sinaloa is this state and the capital is Culiacan which
- 2 is here.
- 3 Q And the port cities you mentioned, can you show the jury
- 4 where those are located?
- 5 A Mazatlan is here and Topolobampo is right here, right
- 6 next to Mochis. (Indicating.)
- 7 Q And that golden triangle area you mentioned?
- 8 A The golden triangle would be this part here.
- 9 (Indicating.) Tijuana, Sinaloa and Durango.
- 10 Q Thank you. I'm going to erase this. And using
- 11 Government's Exhibit 502, I'll zoom out a bit now, could you
- 12 show the jury the other plazas at Sinaloa that are
- 13 particularly important to the Sinaloa Cartel?
- 14 A Well, Jalisco and Nayarit. Those are states that are
- 15 right next to Sinaloa. Well, they were very important because
- 16 of the seashore. They're very important locations where
- 17 cocaine can arrive from Colombia.
- 18 Q Were there any other plazas that were particularly
- 19 important to the cartel?
- 20 A We can mark Guerrero\right here also because of the
- 21 coastline. (Indicating.) Chiapas, Quintana Roo and Sonora
- 22 and Chi huahua.
- 23 Q Why were Sonora and Chihuahua particularly important for
- 24 the cartel?
- 25 A Because these are near the border points that are the

- 1 crossings for drugs which are cocaine, marijuana, heroin and
- 2 methamphetamine over to the United States.
- 3 Q What does this term "crossing" mean in drug trafficking?
- 4 A Well, when you arrive here to the edge of the Mexican
- 5 Republic, you arrive at the border crossing. It's the moment
- 6 when you have to cross the drugs over to the United States
- 7 when you reach this point.
- 8 Q What else did the cartel cross at these points besides
- 9 drugs?
- 10 A It crossed the money that is produced by the sale of the
- 11 drugs in the United States coming back to Mexico and weapons.
- 12 Q And where did those weapons principally come from?
- 13 A From the United States of America.
- 14 Q Are you aware of how the defendant Chapo Guzman crossed
- 15 drugs into the United States?
- 16 A Well --
- MR. PURPURA: Judge, objection. Just 602. There
- 18 should be a basis at this point.
- 19 MS. PARLOVECCHIO: I can lay a foundation.
- THE COURT: PI ease.
- 21 Q Mr. Zambada, how do you know about how the defendant
- 22 Chapo Guzman crossed his drugs into the United States?
- 23 A Well, he and my brother worked in partnership and I
- 24 always, one way or the other, always found out how my brother
- 25 Mayo was crossing drugs over into the United States.

- 1 Q What are some of the ways you would find out?
- 2 A Well, in Ciudad Juarez, they used tractor trailers to
- 3 cross over large amounts. And in Sonora, they used tunnels.
- 4 And in Baja California, tunnels were used as well but that was
- 5 at the beginning of my participation in the organization and
- 6 that was when I found out of their existence.
- 7 Q Now, you mentioned tunnels. During what period did your
- 8 brother Mayo tell you about the defendant's tunnels?
- 9 MR. PURPURA: Objection, Your Honor. That's a
- 10 misstatement of the evidence.
- 11 THE COURT: Overruled. It is cross-examination.
- 12 A My brother mentioned that specifically to me around 2004
- 13 or 2005 that the defendant had a tunnel in Sonora and that
- 14 they were going to work very quickly.
- 15 Q And you mentioned some other tunnels that you learned
- 16 about that were earlier in your participation in the cartel.
- 17 What tunnels were those?
- 18 A Specifically, in Tijuana, in the year 1987 or '88, when I
- 19 was in Tijuana, it was known that the defendant had tunnels at
- 20 the border with a Tijuana cartel who are the Arellano Felixes.
- 21 Q And just to be clear, you referenced some tunnels in
- 22 Sonora. Who did the tunnels in Sonora belong to?
- 23 A Well, my brother told me they were Chapo's.
- 24 Q Did Chapo personally cross drugs into the United States?
- 25 A No.

- 1 Q Who did that for Chapo?
- 2 A The workers.
- 3 Q Now, what was your understanding of why Chapo did not
- 4 personally bring drugs into the United States?
- 5 A Well, he was the boss, the leader. He was a person who
- 6 was very wanted. He wasn't going to be doing the work that
- 7 the other workers in the organization could do.
- 8 Q Now, did your brother Mayo tell you which worker was in
- 9 charge of crossing cocaine over the border for him?
- 10 A In Ciudad Juarez, he had German.
- 11 Q Did you ever meet German?
- 12 A Yes, certainly.
- MS. PARLOVECCHIO: Let me show an exhibit to the
- 14 witness, please.
- 15 Q I'm showing you what's marked for identification as
- 16 Government's Exhibit 78. Who is depicted in this photograph?
- 17 A German.
- 18 Q How do you recognize him?
- 19 A I spent time with him several times.
- 20 MS. PARLOVECCHIO: The government moves to admit
- 21 Government Exhibit 78.
- 22 MR. PURPURA: No objection, Your Honor.
- 23 THE COURT: Received.
- 24 (So marked.)
- 25 Q And just to be clear, Mr. Zambada, where did German work

- 1 crossing drugs into the United States?
- 2 A In Ciudad Juarez.
- 3 Q What method was German using to cross drugs into the
- 4 United States?
- 5 A He was using the tractor trailer trucks, trailers.
- 6 Q And over approximately what time period was he doing this
- 7 for the cartel?
- 8 A Many years, maybe from 1994 to 2005, 2006.
- 9 Q You testified earlier that in your role as a leader of
- 10 the Sinaloa Cartel, you knew about how cocaine was moved from
- 11 Mexico to the United States?
- 12 A That's right.
- 13 Q Did you become aware of the methods that the cartel used
- 14 to smuggle drugs across the Mexico United States border?
- 15 A Yes.
- 16 Q How did you learn about that?
- 17 A Well, because I belonged to the cartel and I had
- 18 knowledge of how it was operating.
- 19 Q What were some of the methods used over the 20 year
- 20 period that you were with the Sinaloa Cartel that crossed
- 21 drugs into the United States?
- 22 A Well, when I started, they were crossed in gas tanks,
- 23 large quantities. Cars, pickups were used. Then, after that,
- 24 tractor trailer trucks started being used. The train was
- 25 used, with chemical products, that the train was used, that

- 1 the train was bringing up here to the United States and that
- 2 would, drugs were crossed with it. And then in 2004-2005 was
- 3 when I found out that tunnels were being used from direct
- 4 comments from my brother.
- 5 Q Now, on occasions when there's extra security at the
- 6 U.S.-Mexico border, did the method of crossing drugs change or
- 7 did it stay the same?
- 8 A Well, when there's a very large operation taking place on
- 9 the American side for the crossing, small cars are used with
- 10 compartments for between 20 to 50 kilos.
- 11 Q And these compartments that you're referring to, what
- 12 types of compartments were used in the cars?
- 13 A Small places in the car that are specially conditioned so
- 14 you could put in 20 kilos, 10 kilos, 50 kilos, cocaine, the
- 15 drugs that were being crossed.
- 16 Q And were those compartments hidden?
- 17 A That's the objective.
- 18 Q Now, what was the purpose of using smaller vehicles when
- 19 there's more security at the border?
- 20 A Well, it's much harder for the authorities to detect them
- 21 because on the same day, thousands of vehicles are crossing
- 22 over. If you send ten cars per day, well, that's 200 kilos.
- 23 If you lose one, you've lost 20. That's not a lot. And when
- 24 there are very large operations taking place, it's sort of
- 25 the, you could say, the ant speed operation to cross the

- 1 drugs.
- 2 Q Now, you testified earlier about tunnels that the cartel
- 3 used and you testified that your brother told you about the
- 4 tunnels. Did you have any other conversations with other
- 5 leaders about the tunnels the cartel used to smuggle drugs?
- 6 A With Nacho Coronel.
- 7 Q Showing you what's in evidence as Government Exhibit 7.
- 8 A That's Nacho Coronel.
- 9 Q What did Nacho Coronel tell you about the tunnels?
- 10 A He told me that the person in charge of making the
- 11 tunnels for the cartel was Avelino Insunza. He was a very
- 12 intelligent person who was very important within the cartel.
- 13 Q On whose behalf did Avelino Insunza build the tunnels?
- 14 A He told me for Chapo, for him, for the cartel.
- 15 Q Nacho told you that?
- 16 A Yes. Yes. Nacho spoke to me about that person.
- 17 Q And based on these conversations, did you have an
- 18 understanding about whether Nacho used the tunnels as well?
- 19 A Yes, yes, through Baja California.
- 20 Q Approximately when did your brother Nacho and the
- 21 defendant use tunnels to smuggle drugs?
- 22 A Well, specifically, the one time was when my brother
- 23 spoke to me specifically that they were going to be using a
- 24 tunnel in Sonora.
- 25 Q And that was when?

- 1 A More or Less around 2004, 2005.
- 2 Q Now, did you have an understanding why your brother Mayo
- 3 and the defendant used tunnels?
- 4 A Well, it's the most secure way to cross drugs over to the
- 5 United States, the cocaine, the heroin, the marijuana,
- 6 methamphetamines, and it's the securest way for the money
- 7 which is being returned back and the easiest way to cross over
- 8 weapons.
- 9 Q Did you have an understanding about whether there were
- 10 any other advantages aside from the security and the ease of
- 11 crossi ng?
- 12 A The speed. That's why Chapo, for a period of time, the
- 13 Colombians specifically called him the speedy one.
- 14 Q Now, you testified about the importance of controlling a
- 15 plaza. What are some of the means by which the Sinaloa Cartel
- 16 would take control of a plaza?
- 17 A Well, mainly bribing the authorities to have government
- 18 control and using the armed group, the Sicarios, so that no
- 19 other group will come into that plaza.
- 20 Q Now, if the drug trafficking group doesn't agree to work
- 21 with the Sinaloa Cartel in a particular plaza, how would the
- 22 Sinaloa Cartel assert control in that plaza?
- 23 A Well, if one group comes into a plaza controlled by
- 24 another group without getting permission, then the people are
- 25 going to get killed if they come in without permission.

- 1 Q Mr. Zambada, have you ever heard the term "war" used in
- 2 connection with drug trafficking?
- 3 A Yes.
- 4 Q What does that mean?
- 5 A It means confrontation between one drug trafficking group
- 6 and another one in a violent manner.
- 7 Q Was the Sinaloa Cartel ever involved in any wars during
- 8 your membership with the cartel?
- 9 A Yes, of course.
- 10 Q And how do you know about that?
- 11 A Well, because I had to participate.
- 12 Q And how did you participate?
- 13 A Well, because I'm the brother of Mayo Zambada. I had to
- 14 take care of myself and I had to support the war.
- 15 Q And generally what happened during these wars?
- 16 A They always end up with deaths. There's always a lot of
- 17 deaths.
- 18 Q Who in the Sinaloa Cartel led these wars?
- 19 MR. PURPURA: Again, Judge, time frame, if we may.
- THE COURT: Let him finish the answer and then ask
- 21 the time frame.
- 22 MS. PARLOVECCHIO: Yes, Your Honor.
- 23 A Could you repeat it to me, please?
- 24 Q Yes. During your membership in the cartel from 1987
- 25 until 2008 when you were arrested, who within the Sinaloa

- 1 Cartel led these wars?
- 2 A Well, one of the leaders who headed some of the war was
- 3 Joaquin Guzman Loera, El Chapo, and another time period,
- 4 Arturo Beltran Leyva, my brother, Mayo Zambada, Nacho Coronel,
- 5 me.
- 6 Q What were the wars that took place during your time in
- 7 the Sinaloa Cartel?
- 8 A Well, the first one that was lived through was the one
- 9 between the Arellano Felixes and Joaquin Guzman Loera. Then
- 10 we lived through the one of Arturo Beltran Leyva with the
- 11 Zetas. And then the one between Joaquin Guzman Loera and
- 12 Arturo Guzman, excuse me, Arturo Beltran.
- 13 Q So just to be clear, the war that you described was
- 14 between the defendant and Arturo Beltran Leyva and the Zetas?
- 15 A Arturo Beltran was the one who was leading it but he had
- 16 the support of the Sinaloa group. And after that, there came
- 17 a war between Arturo Beltran and Joaquin Guzman Loera,
- 18 El Chapo.
- 19 Q Now, to your knowledge, who fought these wars for the
- 20 defendant?
- 21 A The assistants, the Sicarios, and whoever had to do it.
- 22 Q What, if any, compensation system did the cartel have for
- 23 Si cari os?
- 24 A Well, in particular, they have a salary. They're given
- 25 certain type of compensation in gifts when they take part in

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some kind of special operation or they kill some particularly
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    important person.
               (Continued on next page.)
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- 1 BY MS. PARLOVECCHIO (Continuing):
- 2 Q Who were the top leaders in the cartel the sicarios took
- 3 orders from?
- 4 A In the Sinaloa cartel during my time, one of the
- 5 principal ones was Macho Prieto in Sonora; and in Mexico City,
- 6 El Mechudo, Benny, on behalf of my brother Ismael Zambada.
- 7 Q And who are the ultimate leaders to whom the sicarios
- 8 answered?
- 9 A When we were joined together, we belonged to the same
- 10 group, and they were commanded by my brother Ismael Zambada
- 11 Garcia and Joaquin Guzman Chapo.
- 12 Q You testified that you supported the wars.
- What does that mean? How did you support the wars?
- 14 A Well, given the government work that I had at a certain
- 15 time, carrying out intelligence activities to identify where
- 16 the enemies were, sometimes passing orders to the sicarios
- 17 from the leaders, in general.
- 18 Q Now, based on your experience in the Sinaloa cartel, if a
- 19 member of Sinaloa wanted to kill a high level drug trafficker,
- 20 did they have to follow any protocol?
- 21 A Yes, certainly.
- 22 Q What was the protocol?
- 23 A Well, you need to take into account the main leader of
- 24 main leaders of the cartel. And its talked about among the
- 25 subleaders so an agreement can be reached about whether that

- 1 person is going to be eliminated or not, especially when we're
- 2 talking about another leader in the cartel.
- 3 Q Now, based on your experience, who from the Sinaloa
- 4 cartel could give authorization for a murder?
- 5 A Joaquin Guzman Loera and my brother Ismael Zambada
- 6 Garcia.
- 7 Q As one of the Leaders of the Sinaloa cartel, did you
- 8 become aware of unauthorized murders of traffickers?
- 9 A I don't remember.
- 10 Q Now, based on your experience, did law enforcement in
- 11 Mexico investigate the murders ordered by the Sinaloa cartel?
- 12 A Yes.
- 13 Q What did you do if you became aware that a member of law
- 14 enforcement investigated a murder that a member of the Sinaloa
- 15 cartel had been involved in?
- 16 A Well, it was talking to the homicide commander and ask
- 17 him to find out what was the line of investigation that was
- 18 being followed.
- 19 Q What would you do after you made that inquiry?
- 20 A If it was positive that the investigation was about the
- 21 cartel, then the commander was asked to, you know, turn the
- 22 investigation or stop it.
- 23 Q What are some of the ways the cartel would try to stop
- 24 the investigations of murders?
- 25 A Through bribes, money.

- 1 Q Are you aware of whether other leaders of the Sinaloa
- 2 cartel tried to derail murder investigations in a similar
- 3 manner?
- 4 MR. PURPURA: Objection, foundation, 602, base of
- 5 knowl edge.
- 6 MS. PARLOVECCHIO: Your Honor, that's --
- 7 THE COURT: She asked if he's aware. He can say if
- 8 he's aware, then she'll ask how do you know.
- 9 Go ahead.
- 10 Q How do you know, sir? How did you know about this?
- 11 A Can you repeat the question, please?
- 12 Q Sure.
- 13 Are you aware of whether other leaders of Sinaloa
- 14 tried to derail murder investigations?
- 15 A Yes, certainly.
- 16 Q How do you know about that?
- 17 A Well, I was in Mexico City, and sometimes there were
- 18 homicides that had been ordered by the Leaders of the cartel
- 19 or by some leaders in other states, and I was asked to check
- 20 whether there were any investigations that could affect any
- 21 members of the cartel.
- THE COURT: When you have a convenient breaking
- 23 point, we should take a morning break. Unless you are nearly
- 24 done, which it doesn't sound like you are.
- 25 MS. PARLOVECCHIO: This is actually a perfect time.

- 1 THE COURT: Let's take our morning break. Remember
- 2 not to talk about the case. We'll see you back in here at
- 3 11: 30.
- 4 (Jury exits.)
- 5 THE COURT: Have a seat for just a minute. One
- 6 brief thing I want to mention. I think you can wait to take
- 7 the witness out.
- 8 We had a discussion at sidebar yesterday about
- 9 whether Government agents' out-of-court statements might fall
- 10 under Rule 801(d)(2)(D). I want you to look at these cases
- 11 which I read as saying no, they don't: U.S. v. Veldez, 355 F.
- 12 3d 80, Second Circuit, 2004; and U.S. v. Santos, 372 F. 2d 177
- 13 at Pages 180 to 81, that's Second Circuit, 1967. Take a look
- 14 at those and see if you can be prepared for them.
- 15 Okay. 11: 30.
- 16 (Recess taken.)
- 17 THE COURT: Please bring in the jury.
- How much more do you think you've got, hours?
- 19 MS. PARLOVECCHIO: We'll get through the day, Judge.
- THE COURT: Think about shortening it.
- 21 (Jury enters.)
- THE COURT: Be seated. Let's continue.
- MS. PARLOVECCHIO: Thank you, your Honor.
- 24 BY MS. PARLOVECCHIO:
- 25 Q Mr. Zambada, before the break, you testified about some

- 1 of the wars that the Sinaloa cartel was involved in during
- 2 your membership in the cartel.
- 3 A Yes.
- 4 Q Now, you talked about the war with the Arellano Felixes.
- 5 Who was fighting in the war with the Arellano
- 6 Felixes? What were the sides?
- 7 A Well, the Arellano Felix brothers were fighting against
- 8 Joaquin Guzman Loera, El Chapo, in the years '86, '87, '90.
- 9 Q How long did that continue?
- 10 A That war went on until 2006, I think.
- 11 Q And you mentioned the war between the Zetas and the
- 12 Sinal oa cartel.
- 13 Approximately, when did that war take place?
- 14 A That war took place in the year 2003 to 2006 also.
- 15 Q And the war with the Beltran Leyvas?
- 16 A Well, the war with the Beltran Leyvas started in a way in
- 17 2007, but it became violent in 2008.
- 18 Q And who were on the sides of that war?
- 19 A For the Beltran Leyva war, it was Arturo Beltran, Chapo
- 20 Guzman, and my brother Mario Zambada.
- 21 Q To be clear, this war was between who versus who?
- 22 A Joaquin Guzman Loera versus Arturo Beltran. My brother
- 23 Mayo was on the side of Joaquin Guzman Loera.
- 24 Q Are you aware of a war between the Sinaloa cartel and the
- 25 Carillo Fuentes?

- 1 A Yes.
- 2 Q Who was on each side of the war between the Sinaloa
- 3 cartel and the Carillo Fuentes organization?
- 4 A Well, on the Carillo Fuentes side, it was Vicente
- 5 Carillo. And on the Sinaloa side, it was Joaquin Guzman Loera
- 6 and my brother Mayo.
- 7 Q We talked a lot about the Sinaloa cartel's cocaine
- 8 trafficking business.
- 9 Are you aware of the Sinaloa cartel's trafficking
- 10 activities with regard to heroin?
- 11 A Yes.
- 12 Q How do you know about that?
- 13 A Well, it's one of the products that the Sinaloa cartel
- 14 has always handled throughout its history.
- 15 Q What did the Sinaloa cartel do in the heroin trafficking
- 16 business when you were in the cartel?
- 17 A Planting the poppies, growing it, growing them,
- 18 processing them. And they bring it here to the United States
- 19 to sell it.
- 20 Q Did the Sinaloa cartel do the processing of the heroin
- 21 you just mentioned?
- 22 A Yes.
- 23 Q Based on your experience, how did the Sinaloa cartel
- 24 produce heroin?
- 25 A Through labs with chemicals.

- 1 Q And what's the purpose of making heroin?
- 2 A To sell it here in the United States.
- 3 Q What, if any, role did the Defendant play in the cartel's
- 4 heroin trafficking activity?
- 5 A Well, the Golden Triangle area where the Defendant used
- 6 to live is the place where most of the poppies are grown, as
- 7 well as marijuana.
- 8 Q Was that area his territory where they were grown?
- 9 A Exactly.
- 10 Q Now, you just mentioned marijuana.
- 11 What, if anything, did the Sinaloa cartel do with
- 12 regard to marijuana?
- 13 A It exports it to the United States for sale as well.
- 14 Q How do you know about that?
- 15 A Well, that's -- I lived through it. I noticed it. These
- 16 are businesses that I did not participate in directly, but
- 17 because I was part of the cartel I knew that they were doing
- 18 these activities.
- 19 Q Did you know about the Defendants' marijuana trafficking
- 20 activities?
- 21 A Well, when I would go visit him in the mountains, I could
- 22 see sometimes from the helicopter or plane that I was in all
- 23 the crops on the mountains.
- 24 Q What types of crops?
- 25 A Sometimes marijuana, sometimes poppy.

- 1 Q And in those areas where you saw the crops, was that in
- 2 the Defendant's territory?
- 3 A Where he lived with his people.
- 4 Q Now, you testified earlier that the Sinaloa cartel
- 5 trafficked methamphetamines.
- 6 A That's right.
- 7 Q Do you know whether the Defendant participated in the
- 8 Sinaloa cartel's methamphetamine trafficking?
- 9 A Yes.
- 10 Q How do you know about that?
- 11 A Well, because one time he sent a person to Mexico City to
- 12 meet with me about importation of ephedrine from an Asian
- 13 country.
- 14 Q Who was this individual?
- 15 A They called him Chespiro.
- 16 Q Who is Chespiro?
- 17 A I met him for the first time on this occasion. He told
- 18 me he was coming on behalf of Chapo and he told me that he was
- 19 the boss of the production of these products in Sinaloa for
- 20 the cartel.
- 21 Q Methamphetamine products?
- 22 A That's right.
- 23 Q When did this meeting take place?
- 24 A Maybe 2004, beginning of 2005. Or beginning of 2004,
- 25 more or less.

- 1 Q Where did you meet El Chespiro?
- 2 A I met in Mexico, in Mexico City, in a park.
- 3 Q What did you discuss with him?
- 4 A Well, he asked me to give him legal support to be able to
- 5 import tons of ephedrine. He was talking about 15 or 20 tons.
- 6 I don't remember exactly from which country. One of those
- 7 Asian countries, over on that side.
- 8 Q What is this "legal support" you're referring to?
- 9 A He wanted to do this importation through a commercial
- 10 business, and I had the way to be able to do that.
- 11 Q What's the purpose of using a legal commercial business
- 12 for doing importation like this?
- 13 A Well, it's the ephedrine itself, right, it's coming from
- 14 countries which are very distant, far away, so it needs to be
- done with a merchant ship in a container from company to
- 16 company and figuring there, it's a legal importation to be
- 17 able to have it arrive in Mexico.
- 18 Q The purpose for using a legal company versus not having a
- 19 company set up?
- 20 A You create these companies. You could say in a
- 21 fictitious way or at that moment, they're real. And since you
- 22 use them and then you disappear them, the way is to import a
- 23 legal product two or three times, the fourth time the
- 24 ephedrine is imported, and then you disappear the company just
- in case it would be being surveilled or followed.

- 1 Q What does the term "ice" mean in drug trafficking?
- 2 A It's a drug which is produced precisely with ephedrine.
- 3 And when the process is finished of mixing these chemical
- 4 products with the ephedrine, what is the result is ice. The
- 5 appearance is if it were pieces of ice.
- 6 Q You testified that El Chespiro, who was in charge of
- 7 methamphetamines for the Defendant, was sent to you by the
- 8 Defendant?
- 9 A That's right.
- 10 Q How do you know that it was the Defendant who had set
- 11 Chespiro to see you?
- 12 A Chespiro told me.
- 13 Q Did anyone else tell you?
- 14 A My brother also told me. My brother is the one who set
- 15 up the appointment.
- 16 Q Mr. Zambada, where do you live right now?
- 17 A I live in prison, in jail.
- 18 Q Did you have a nickname before you were arrested?
- 19 A Yes.
- 20 Q What was your nickname?
- 21 A Rey.
- 22 Q How did you earn that nickname?
- 23 A I earned it when I was born.

24

25 (Continued on the next page.)

- 1 MS. PARLOVECCHIO:
- 2 Q Well --
- 3 A When I was born, -- when I was born my father named me
- 4 Jesus and he said, well, the king is born, ray. And he always
- 5 called me Rey, king, the whole time, so as a consequence
- 6 everybody always called me Rey.
- 7 Q What is your birth order in your family?
- 8 A I'm the last one.
- 9 Q You're the youngest?
- 10 A The youngest one.
- 11 Q Now, you testified yesterday that you began working in
- 12 the drug business by helping your brother Mayo with his drug
- 13 accounts?
- 14 A That's right.
- 15 Q Why were you helping your brother Mayo with his
- 16 accounting in particular?
- 17 A Well, he requested help from me because my brother was
- 18 having problems with his business.
- 19 Q Did you have any special training that allowed you to
- 20 help him?
- 21 A Yes, of course. I got my college degree in accounting.
- 22 Q Did you have a legitimate job prior to going to work with
- 23 your brother Mayo?
- 24 A Yes, of course.
- 25 Q What did you do?

- 1 A I was the general manager of a company in Mexico City.
- 2 Q Did you stop working in your legitimate job once you
- 3 began helping Mayo?
- 4 A That's right.
- 5 Q Briefly, can you tell us why you had to leave your
- 6 legitimate job?
- 7 A Well, at that time my brother Mayo was figuring as an
- 8 important public figure as a drug trafficker and the owner and
- 9 the partners in the company saw the news, in the news. They
- 10 asked me what relationship did I have to that person. I said
- 11 he's my brother and they said they no longer wanted to depend
- 12 on my accounting services because they didn't trust me.
- 13 Q Was there of a period in your past when you used drugs or
- 14 alcohol other than on a social basis?
- 15 A Yes.
- 16 Q Directing your attention to 2006, how often did you use
- 17 alcohol during that period?
- 18 A At least every weekend for a period of around six months
- 19 more or less.
- 20 Q Did that affect your ability to understand what was going
- 21 on around you?
- 22 A Not definitively, but, yes, I did lose time when I was
- 23 consuming alcohol.
- Q When was the last time you used drugs or alcohol?
- 25 A In the year 2008, before my arrest.

- 1 Q Have you used false names on documents to hide your
- 2 identity?
- 3 A Yes.
- 4 Q On what documents have you used false names?
- 5 A Well, I used fake names for voter ID cards, driver's
- 6 licenses and I obtained a visa to enter into the United States
- 7 with a fake name.
- 8 Q Have you ever possessed a weapon?
- 9 A Yes, of course.
- 10 Q What types of weapons?
- 11 A I normally used a .380 pistol.
- 12 Q Did you ever report to the Mexican government the money
- 13 you earned from drug trafficking?
- 14 A No.
- 15 Q Did you ever participate in any murder conspiracies?
- 16 A Yes.
- 17 Q Did you ever personally murder anyone?
- 18 A No.
- 19 Q On the occasions when you participated in murder
- 20 conspiracies what was your personal role?
- 21 A Sometimes to locate the people, the targets, and pass the
- 22 messages to the Sicarios so they could complete their order.
- 23 Q Approximately how many times did you do that?
- 24 A I did it three times.
- 25 Q Who generally were the individuals who were the targets

- 1 of these murder conspiracies?
- 2 A Police agents, commanders who were at the service of
- 3 Arturo Beltran.
- 4 Q Did you always find out whether the murder was done?
- 5 A Normally.
- 6 Q You testified yesterday that you were arrested for your
- 7 criminal activity on October 20, 2008?
- 8 A That's right.
- 9 Q Where were you arrested?
- 10 A In Mexico City.
- 11 Q I want to show an exhibit to the witness, please.
- 12 I'm showing you what's marked for identification as
- 13 Government's Exhibit 99. What is this?
- 14 A That's me.
- 15 Q I won't ask you how you recognize it.
- MS. PARLOVECCHIO: The government moves to admit
- 17 Government's Exhibit 99.
- 18 THE COURT: Recei ved.
- 19 (So marked.)
- 20 Q Publish it, please. And, sir, when was this photograph
- 21 taken?
- 22 A When I was arrested on October 20, 2008.
- 23 Q Did the United States eventually bring charges against
- 24 you?
- 25 A That's right.

- 1 Q And just taking a step back, after you were arrested in
- 2 Mexico, what Mexican criminal charges were brought against
- 3 you?
- 4 A Organized crime, to be harboring weapons and possessing
- 5 cartridges.
- 6 Q What types of cartridges?
- 7 A For firearms.
- 8 Q Now, after your arrest did the United States eventually
- 9 bring charges against you?
- 10 A That's right.
- 11 Q What were the United States charges against you?
- 12 A Importation, distribution and sale of cocaine, and to
- 13 belong to a continuing criminal enterprise.
- 14 Q Were the charges against you in the United States in more
- 15 than one jurisdiction?
- 16 A Yes.
- 17 Q What were the jurisdictions?
- 18 A One is in Washington D.C. and the other one is up here in
- 19 New York, in Brooklyn county.
- 20 Q And what charges in particular were brought against you
- 21 in Brooklyn?
- 22 A Life.
- 23 Q What was the charge, sir?
- 24 A The charges here in Brooklyn it's continuing criminal
- 25 enterprise.

- 1 Q Did there come a time when you came to the United States
- 2 to face the U.S. charges?
- 3 A Yes.
- 4 Q By what legal process did you come to the United States?
- 5 A Through an extradition process.
- 6 Q After you came to the United States, did you have
- 7 meetings with the prosecutors in your case?
- 8 A That's right.
- 9 Q Generally, what did you speak about during those
- 10 meetings?
- 11 A Well, the first meeting I told them the whole story of my
- 12 entire life. And the second meeting I continued on until I
- 13 finally got to the point where I was speaking about when I
- 14 became involved in drug trafficking.
- 15 Q Did you tell the prosecutors in your case who got you
- 16 involved in drug trafficking?
- 17 A Yes.
- 18 Q Who did you tell them?
- 19 A I got involved initially with my brother Mayo, Mayo
- 20 Zambada Garcia.
- 21 Q What did you do to resolve your U.S. charges?
- 22 A I pled guilty.
- 23 Q What crimes did you plead guilty to?
- 24 A To the crime of importing, distributing and selling
- 25 cocaine and belonging to a continuing criminal enterprise.

- 1 Q Did you have any codefendants in your case in Brooklyn?
- 2 A Yes.
- 3 Q Who were they?
- 4 A One of them is Joaquin Guzman Loera, El Chapo. Another
- 5 one is Ismael Zambada Garcia El Mayo. Another one is Arturo
- 6 Beltran, Leyva, Hector Beltran Leyva and Ignacio Coronel
- 7 Nacho.
- 8 Q Were they also charged with continuing criminal
- 9 enterprise?
- 10 A That is right.
- 11 Q What sentence are you facing based upon your guilty plea?
- 12 A Life.
- 13 Q And what about in your -- is there another sentence you
- 14 can face upon your guilty plea?
- 15 A Yes.
- 16 Q What is that?
- 17 A Ten years to life.
- 18 Q Under your plea agreement, were you obligated to pay any
- 19 financial penalty?
- 20 A That's right.
- 21 Q What was the financial penalty?
- 22 A Three million dollars.
- 23 Q Have you paid that?
- 24 A That's right.
- 25 Q Would you also potentially have to pay a fine?

- 1 A That's correct.
- 2 Q How much could that fine be?
- 3 A Two million dollars.
- 4 Q As part of your guilty plea, did you sign any agreement
- 5 with the government?
- 6 A That's right.
- 7 Q What is that agreement called?
- 8 A Cooperation agreement.
- 9 Q I'm going to show you what's been marked for
- 10 identification as Government's Exhibit 3500-JRZG-2. What is
- 11 this?
- 12 A It's my cooperation agreement.
- 13 Q How do you recognize it?
- 14 A Because I signed it and my name is on here.
- 15 Q I'm going to direct your attention to the last page of
- 16 Government's Exhibit 3500-JRZG-2. Directing your attention
- 17 here to the left-hand side of the page, is that your
- 18 si gnature?
- 19 A Yes, right here.
- MS. PARLOVECCHIO: The government moves to admit
- 21 Government's Exhibit 3500-JRZG-2.
- MR. PURPURA: No objection, your Honor.
- 23 THE COURT: Received.
- 24 (So marked.)
- 25 Q Is this your cooperation agreement that you see on the

- 1 screen?
- 2 A That's right.
- 3 Q Did anyone translate this cooperation agreement for you
- 4 into Spanish before you signed it?
- 5 A That's right.
- 6 Q We'll just show the jury the last page with your
- 7 signature. You can show us again where your signature is .
- 8 Now, as part of this agreement, did you make any
- 9 promises?
- 10 A That's right.
- 11 Q What did you promise to do?
- 12 A To cooperate by telling truth about anything that was
- 13 required to clear up my case, and about other drug trafficking
- 14 situations of which I had knowledge.
- 15 Q Did the government promise to do anything for you if you
- 16 abided by the terms of your cooperation agreement?
- 17 A Yes.
- 18 Q What promises did the government make if you abided by
- 19 the terms of your cooperation agreement?
- 20 A They promised to issue a letter of recommendation to the
- 21 judge explaining everything that I had done for the
- 22 government, explaining anything that they asked me or
- 23 requested from me were the truth. The good things and the bad
- 24 things in my case.
- 25 Q Is there a name for this letter?

- 1 A Yes.
- 2 Q What is it called?
- 3 A 5k1.
- 4 Q What is this 5k1 letter supposed to do for you?
- 5 A Well, when I go to sentencing with this letter the judge
- 6 can take it into consideration when deciding my sentence.
- 7 Q And just to be clear, who will decide your sentence?
- 8 A The judge.
- 9 Q Will the government recommend any particular sentence?
- 10 A No.
- 11 Q Is the judge obligated to give you a more lenient
- 12 sentence as a result of receiving this 5k1 letter?
- 13 A No.
- 14 Q Does the filing of this 5k1 letter depend on the outcome
- 15 of this case?
- 16 A No.
- 17 Q Did the government agree to provide you with any
- 18 additional benefits as a result of your cooperation?
- 19 A Yes.
- 20 Q What additional benefits?
- 21 A Well, they have helped me bring my family from Mexico to
- 22 here to the United States for their safety.
- 23 Q And what is the purpose of having your family brought to
- 24 the United States?
- 25 A So that they won't suffer any attempts on their life.

- 1 Q Have you ever testified in court before today?
- 2 A No.
- 3 Q Before coming do court today, did you meet with the
- 4 government to prepare to testify?
- 5 A Yes.
- 6 Q I'm now going to direct your attention to 1987. What
- 7 were the jobs you were doing for your brother in his drug
- 8 trafficking business at that time?
- 9 A I was monitoring the collections from clients for cocaine
- 10 sales here in the United States for him.
- 11 Q Where was your brother Mayo operating his drug business
- 12 at that time in 1987?
- 13 A In Siana, Baja, California.
- 14 Q Was your brother Mayo partners with the defendant at this
- 15 point in time?
- 16 A No.
- 17 Q What if any relationship did your brother Mayo have with
- 18 the defendant in 1987?
- 19 A They were acquaintances.
- 20 Q Did there come a point later in time when you learned who
- 21 the defendant worked with in 1987?
- 22 A Yes.
- 23 Q How did you learn about who the defendant was working
- 24 with in 1987?
- 25 A Well, there came a time when Juan Jose Esparragoza el

- 1 Azul, and he told me about the whole history of what had been
- 2 going on at that time and who the defendant had been working
- 3 with at that time.
- 4 Q When did that conversation take place?
- 5 A It was around 1994.
- 6 Q What was the purpose of this conversation with el Azul?
- 7 A Well, he wanted me to be able to trust the people who
- 8 worked with Joaquin Guzman Loera. And he always asked me to
- 9 tell my brother the same things, that we should trust him,
- 10 that we were the same group, that we had already worked
- 11 together.
- 12 Q What did el Azul tell you about who the defendant was
- 13 working with in the late 1980s?
- 14 A Well, he told me that directly working for him was Hector
- 15 Guero Palma, Arturo Beltran Leyva, Hector Beltran Leyva,
- 16 Al fredo Bel tran.
- 17 Q Did Azul say whether he was working with the defendant
- 18 during that period?
- 19 A Yes, and him. And him, a source. That's why he was
- 20 saying that. He was saying we work together. We're the same
- 21 thi ngs.
- 22 Q Now, turning back to you and your brother Mayo, were you
- 23 and your brother Mayo working with any other drug trafficking
- 24 organizations in the late 1980s?
- 25 A With the Arellano Felix brothers.

- 1 Q Over what period of time did you and your brother Mayo
- 2 work with the Arellano Felix brothers?
- 3 A Approximately from '87 to '90.
- 4 Q Do you know whether the Arellano Felix brothers were at
- 5 war with anyone during that period?
- 6 A Yes. They started a war with Joaquin Guzman Loera El
- 7 Chapo.
- 8 Q I'm now going to direct your attention to 1991. What
- 9 happened between your brother and the Arellano Felix brothers
- 10 at that time?
- 11 A My brother broke relations with the Arellano Felix
- 12 brothers and he went on to work with Amado Carrillo Fuentes.
- 13 He went with them to work with Amado.
- 14 Q I'm showing you what's in evidence as Government's
- 15 Exhibit 9. Is that Amado Carrillo Fuentes?
- 16 A Yes.
- 17 Q Did Amado Carrillo Fuentes have any partners when your
- 18 brother and joined him?
- 19 A That's right.
- 20 Q How do you know about that?
- 21 A Well, because I was part of the organization and also
- 22 Juan Jose Esparragoza el Azul also told me that he was part of
- 23 the that partner.
- 24 Q Just to be clear, who was Amado Fuentes' partner when you
- 25 joined him in 1991?

1 Juan Jose Esparragoza. Α 2 Is that him in the picture there? 0 3 That's him. Α 4 In 1991, what was the Amado Fuentes' relationship -- I'm sorry. Let me step back. Were you and your brother therefore 5 working with el Azul in 1991? 7 Α Yes. 8 In 1991 what was Amado Fuentes' relationship with the defendant? 9 They were friends. And El Chapo belonged to Azul's group 10 11 for working. 12 So what was your understanding of -- given the 13 relationship with Amado and Azul, what was your understanding 14 of the relationship between Amado and the defendant? 15 Well, we were one group, one working group. 16 (Continued on next page.) 17 18 19 20 21 22 23 24

25

- 1 BY MS. PARLOVECCHIO: (Continuing)
- 2 Q After you and your brother Mayo broke away from the
- 3 Arellano Felix brothers, did you stay in Tijuana?
- 4 A No.
- 5 Q Where did you live?
- 6 A I went to live in Mexico City.
- 7 Q Where did your brother go?
- 8 A My brother went to Sinaloa.
- 9 Q What was your brother Mayo's relationship with the
- 10 Arellano Felixes after he joined Amado and Azul?
- 11 A Can you repeat the question?
- 12 Q Sure. What was your brother's relationship with the
- 13 Arellano Felixes after he joined Amado and Azul?
- 14 A Enemies. A war was opened against my brother on the part
- 15 of the Arellano Felixes.
- 16 Q Who was on your brother Mayo's side in the war with the
- 17 Arellano Felixes at that point?
- 18 A Joaquin El Chapo Guzman, Azul, Amado Carrillo.
- 19 Q Did you have an understanding about why your brother and
- 20 the defendant were fighting against the Arellano Felixes at
- 21 the time?
- 22 A Yes. The Arellano Felixes thought they were the kings of
- 23 the, the owners of Tijuana and they didn't want anyone to
- 24 cross drugs on their border without their authorization.
- ${\tt Q} = {\tt And}$ who was crossing drugs on their border without their

- 1 authorization at that time?
- 2 A El Chapo. That's why the war started.
- 3 Q What happened as a result of this war with the Arellano
- 4 Felixes?
- 5 A Well, there were a lot of people killed.
- 6 Q Did anyone try to kill you during the war with the
- 7 Arellano Felixes?
- 8 A That's right.
- 9 Q Approximately when did that happen?
- 10 A More or less in '94, maybe '95.
- 11 Q Can you please tell the jury what happened on that
- 12 occasi on?
- 13 A Well, I was living in Mexico City and one day when I was
- 14 buying something at a store, some Sicarios intercepted me and
- 15 they shot at me the distance from here to the wall and they
- 16 grazed my head. I fell on the floor. Fortunately, I wasn't
- 17 | left unconscious and | jumped back immediately and with my
- 18 pistol in my hand, I started fighting against them. They were
- 19 surprised because they thought I was dead. They covered
- 20 themselves. I covered myself. We were exchanging shots.
- I managed to wound one of those Sicarios and he was
- 22 asking for help from one of his colleagues because he was
- 23 lying, yelling, Get me out, get me out because he's going to
- 24 kill me. And I continued in exchanging shots with the one who
- 25 was left there but the time point came when he ran away and,

- 1 fortunately, I saved my life.
- 2 Q Now, did you suffer any injury as a result of this
- 3 confrontation?
- 4 A Yes. I'm alive because the bullet did not penetrate my
- 5 skull but I had like a huge, like a little a ditch type thing
- 6 here on my, with a big opening, full of blood here on this
- 7 side of my head.
- 8 Q Did you learn who these gunmen worked for?
- 9 A Yes. They worked for Ramon Arellano and Benjamin
- 10 Arellano Felix.
- 11 Q Now, during this period, going back to the early 1990s,
- 12 what was your brother's relationship with the defendant?
- 13 A Well, my brother and the defendant now had bonds of
- 14 friendship. They were joined in that war against the Arellano
- 15 Felixes.
- 16 Q And when you say that they were joined together in the
- 17 war against the Arellano Felixes, what did that mean at that
- 18 point?
- 19 A Well, now there was a union that the Sicarios from both
- 20 groups, both bands would fight together and to be able to do
- 21 investigation to find the traces of the people that belonged
- 22 to the Arellano Felixes to kill them.
- 23 Q Was anyone -- were any of your close family members
- 24 killed during the war with the Arellano Felixes?
- 25 A Yes.

- 1 Q Which family member?
- 2 A My brother Vicente Zambada Garcia.
- 3 Q Tell us about that briefly.
- 4 A Well, my brother lived in Cancun and he was a man who
- 5 wasn't involved in any kind of strange business. He lived
- 6 well. He didn't use weapons. He had a stable social life and
- 7 the Arellano Felixes went and they killed him at the door of
- 8 his house.
- 9 Q During this period of the early 1990s, are you aware of
- 10 whether your brother Mayo and the defendant invested in any
- 11 drug shipments together?
- 12 A Well, Azul told me that through him, Chapo and the
- 13 Beltran Leyvas invested together with my brother and Amado.
- 14 Q What types of shipments were these?
- 15 A Well, in majority, boats and fast boats.
- 16 Q With cocaine?
- 17 A Yes, with cocaine imported from Colombia.
- 18 Q What, if any, details did Azul tell you about Chapo and
- 19 your brother Mayo investing in drug shipments together during
- 20 the 1990s?
- 21 A In general terms, he said we were the same team, same
- 22 group, we were together, that we worked together joined and
- 23 that I should trust it and I should tell the same thing to my
- 24 brother, that everything was fine, that everything was in
- 25 order.

- 1 Q Now, you testified that the Beltran Leyvas were part of
- 2 this team with your brother Mayo and the defendant, El Azul
- 3 and yourself. Who are the Beltran Leyvas that you're
- 4 testifying to?
- 5 A Well, mainly Arturo Beltran, Hector Beltran and Alfredo
- 6 Beltran.
- 7 MS. PARLOVECCHIO: I'd like to show some exhibits to
- 8 the witness, please.
- 9 Q I'm showing you Government's Exhibit 5 and Government's
- 10 Exhi bi t 31.
- 11 A Alfredo Beltran.
- 12 Q And Government's Exhibit 5?
- 13 A Hector Beltran.
- 14 Q And how do you recognize them?
- 15 A Well, I know them. We're from the same area. I spent
- 16 time with them.
- MS. PARLOVECCHIO: The government moves to admit
- 18 Government's Exhibit 5 and 31.
- 19 MR. PURPURA: No objection.
- 20 THE COURT: Recei ved.
- 21 (So marked.)
- 22 Q Just showing the jury Exhibit 5. Who is that?
- 23 A Hector Beltran.
- 24 Q Did he have any nicknames?
- 25 A FI H.

- 1 Q Is that "H"?
- 2 A Yes, the letter "H."
- 3 Q "H"? Okay. And Government's Exhibit 31, who is that?
- 4 A Alfredo, Alfredo Beltran.
- 5 Q Did he have any nicknames?
- 6 A Mochomo.
- 7 Q Now, when Azul explained to you that he had been working
- 8 together with Chapo, your brother Mayo, Amado and the Beltran
- 9 Leyvas, what did you understand this to mean?
- 10 A Well, that we were a new organization.
- 11 Q During the same period of time in the early 1990s, who
- 12 was Amado Carrillo's top lieutenant?
- 13 A Vicente Carrillo Leyva.
- 14 Q Vicente Carrillo, what is his second name?
- 15 A Leyva -- excuse me. Fuentes. Excuse me. I made a
- 16 mistake.
- 17 Q Now, I'm going to show you -- actually, did you know
- 18 Vicente Carrillo Fuentes?
- 19 A Yes, of course.
- 20 Q I'm going to show you what's marked for identification as
- 21 Government's Exhibit 10. Who is this?
- 22 A That's Vicente Carrillo Fuentes, Amado's brother.
- 23 Q How do you recognize him as that?
- 24 A I know him well. I spent a lot of time with him.
- MS. PARLOVECCHIO: The government moves to admit

- 1 Government's Exhibit 10.
- THE COURT: Received without objection.
- 3 MR. PURPURA: I'm sorry. No objection. I
- 4 apol ogi ze.
- 5 THE COURT: That's okay.
- 6 (So marked.)
- 7 Q Is this Vicente Carrillo Fuentes?
- 8 A That's right.
- 9 MS. PARLOVECCHIO: And now, Your Honor, I'm just
- 10 going to move over here to use this exhibit. Excuse me while
- 11 | relocate.
- 12 Q Now, Mr. Zambada, using Government's Exhibit 1B, 2A, 4,
- 13 5B, 31, 6, 7, 9 and 78 which I actually think I forgot back
- 14 there, can you explain to the jury how the group you've just
- 15 described was organized in or about 1992?
- 16 A Yes, of course.
- 17 Q Now, you testified that Amado Carrillo and El Azul were
- 18 partners at that time?
- 19 A That's right.
- 20 Q And they were the leaders of the organization at that
- 21 time?
- 22 A That's right.
- 23 Q I'm sorry. We have Government Exhibit 6.
- And who are Azul's and Amado's partners at the time?
- 25 A Amado was with my brother, Ismael Zambada Garcia, and

- 1 Amado with my brother and Azul with Chapo.
- 2 Q Government's Exhibit 6 is Azul?
- 3 A Yes.
- 4 Q And where does he go here?
- 5 A Right next to Amado.
- 6 Q And how about you, where would you go in this
- 7 organi zati on?
- 8 A Under my brother.
- 9 Q And Arturo Beltran Leyva?
- 10 A Under Chapo and Azul.
- 11 Q And Hector Beltran Leyva?
- 12 A The side beside Arturo.
- 13 Q And Vicente Carrillo?
- 14 A Under Amado.
- 15 Q And how about Alfredo Beltran Leyva?
- 16 A Under his siblings, his brothers.
- 17 Q Can you see it?
- 18 A Yes, I can see it.
- 19 Q How about Nacho Coronel, where was Nacho Coronel in this
- 20 organization in 1992?
- 21 A He would be beside Chapo.
- 22 Q And what about German, the individual you testified was
- 23 running Juarez at the time?
- 24 A Under me.
- 25 Q Now, by what name was this group known in 1992?

- 1 A Well, this organization at that time started being known
- 2 as the Federation.
- 3 Q And who started calling it the Federation?
- 4 A Well, the government.
- 5 Q Now, overtime, did the name of this group change?
- 6 A That's right.
- 7 Q And what did it change to?
- 8 A To the Sinaloa Cartel.
- 9 Q Now, directing your attention to 1992, the same time
- 10 period, were your brother Mayo and the defendant still
- 11 fighting together against the Arellano Felixes?
- 12 A That's right.
- 13 Q Do you know about an incident that happened at a place
- 14 called Cristine's?
- 15 A That's right.
- 16 Q How do you know about that?
- 17 A Well, Cristine's is a nightclub that was trending at that
- 18 time in Puerto Vallarta. My brother Mayo told me --
- 19 MR. PURPURA: Objection. This is nonresponsive to
- 20 the question. How do you, the basis of the information,
- 21 rather than the information itself.
- MS. PARLOVECCHIO: Your Honor, he was just about to
- 23 answer that question.
- 24 THE COURT: I will strike the answer if he doesn't
- 25 answer it but I think he is going to answer it.

- 1 Let's proceed. You may answer the question.
- THE INTERPRETER: Can you ask it again?
- 3 MS. PARLOVECCHIO: Sure.
- 4 Q How did you know about what happened at Cristine's?
- 5 A My brother Mayo told me about it since before it
- 6 happened, that Chapo was about to kill Ramon in this place
- 7 because he had information that Ramon was, would frequently
- 8 come to this nightclub in Puerto Vallarta.
- 9 Q And what was the purpose of Mayo telling you about this
- 10 incident at Cristine's right before it happened?
- 11 A It was a normal topic between us at that time because we
- 12 were at war with the Arellano Felixes.
- 13 Q You mentioned Ramon Arellano Felix. Who is Ramon
- 14 Arellano Felix?
- 15 A He was the, the boss of the Sicarios for the Tijuana
- 16 cartel.
- 17 Q What did Mayo tell you about what was going to happen at
- 18 Cristine's?
- 19 A He told me that it was almost a given that there was
- 20 going to be an attack on Ramon's life and that Chapo was going
- 21 to kill him.
- 22 Q Did you have an understanding why Chapo wanted to kill
- 23 Ramon Arellano?
- 24 A Well, he had a war with, with Chapo even before my
- 25 brother Mayo did. We went into the war when they became

- 1 uni ted.
- 2 Q And what exactly did Mayo tell you about what was going
- 3 to happen at Cristine's?
- 4 A That Chapo was going to kill Ramon.
- 5 Q Did you find out if an attack on Cristine's happened?
- 6 A Yes.
- 7 Q How did you find out?
- 8 A Well, the attack was made on Ramon at the nightclub. My
- 9 brother Mayo told me my Compa Chapo went there and tried to
- 10 kill him but he escaped but they killed several gunmen and
- 11 some other people were dead too.
- 12 Q Did you have an understanding why Mayo told you about
- 13 this event at Cristine's?
- 14 A He was bemoaning the fact that Ramon hadn't been killed
- 15 because he was a very dangerous enemy.
- 16 Q And just to be clear, was anyone killed in Cristine's
- 17 during this attack?
- 18 A Yes. Several of Ramon's gunmen were killed and several
- 19 people who were there as customers.
- 20 Q Did the war with the Arellano Felixes affect your drug
- 21 busi ness?
- 22 A Yes, certainly.
- 23 Q How did it affect your business?
- 24 A Well, first of all, we couldn't use the border at
- 25 Tijuana. And it was a very violent war. We had to all watch

- 1 out for ourselves because there were many dead people.
- 2 Q Mr. Zambada, what is a peace meeting?
- 3 A Well, it's a meeting among leaders in drug trafficking to
- 4 reach a peace agreement when there is a war.
- 5 THE COURT: Ms. Parl ovecchio, when you reach a
- 6 convenient time.
- 7 MS. PARLOVECCHIO: Yes, Your Honor.
- 8 THE COURT: Is it?
- 9 MS. PARLOVECCHIO: Actually, just a few more
- 10 questions. I'm almost at the end of the topic.
- 11 THE COURT: Okay.
- 12 Q I'm going to direct your attention to the end of 1993.
- 13 What, if anything, did your brother Mayo do to stop the war
- 14 with the Arellano Felixes around that time?
- 15 A A peace meeting was established from within the Sinaloa
- 16 group and the Arellano Felixes.
- 17 Q Who attended this peace meeting on behalf of the Sinaloa
- 18 Cartel?
- 19 A Amado Carrillo Fuentes went and with him went my nephew,
- 20 Vicente Zambada Niebla.
- 21 Q I'm going to show you what's marked for identification as
- 22 Government's Exhibit 101. Who is this?
- 23 A That's my nephew, Vicente Zambada Niebla.
- 24 Q How do you recognize him?
- 25 A He grew up with me.

- 1 MS. PARLOVECCHIO: The government moves to admit
- 2 Government Exhibit 101.
- 3 MR. PURPURA: No objection.
- 4 THE COURT: Recei ved.
- 5 (So marked.)
- 6 MS. PARLOVECCHIO: Publish? Thank you.
- 7 Q And just to be clear, who was Amado and your nephew
- 8 representing in this peace meeting with the Arellano Felixes?
- 9 A To the Sinaloa group which was called the Federation at
- 10 that time.
- 11 Q And who did that include?
- 12 A It included Chapo, my brother Mayo, Azul, Nacho Coronel,
- 13 myself.
- 14 Q Did anyone tell you what happened at this peace meeting
- 15 between Arellano Felixes, Amado Carrillo and your nephew
- 16 Vi cente?
- 17 A Yes.
- 18 Q Who told you?
- 19 A My nephew Vicente and Amado Carrillo.
- 20 Q When did they tell you what happened?
- 21 A When they came back from Tijuana.
- 22 Q What did they tell you about what happened at this peace
- 23 meeting?
- 24 A That the Arellano Felixes did not want to accept the
- 25 peace treaty and that they were almost killed.

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Who was almost killed?
1
    Q
2
    Α
         Amado and my nephew Vicente.
 3
    Q
         Now, what happened as a result of this failed peace
    meeting?
 4
 5
         Well, Amado said that now, for real, everyone was going
    Α
    to fight with the Arellano Felixes and the whole organization
 6
    was going to, and a very powerful war started.
7
8
               (Continued on next page.)
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MS. PARLOVECCHIO: Your Honor, I think this is a
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2
    good time to break.
              THE COURT: Okay. We will break until 12:45, 12:50.
 3
              Ladies and gentlemen, your lunch is there.
 4
                                                           PI ease
    don't talk about the case. Talk about anything else. We'll
5
    see you at 1:25:0 -- sorry. 1:50, not 12:50.
 6
7
               (Jury exits.)
8
              THE COURT: Okay.
                                  Recess until 1:50.
               (Luncheon recess.)
9
10
11
12
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1 AFTERNOON SESSION

- 2 1:50 p.m.
- THE COURT: Let's have the jury, please. Maybe try
- 4 to pick up a faster pace, cut some things out. Think about
- 5 it. I'm not ordering you, I'm suggesting.
- 6 (Jury enters.)
- 7 THE COURT: Everyone be seated. We'll continue with
- 8 direct examination.
- 9 MS. PARLOVECCHIO: Thank you, your Honor.
- 10 JESUS ZAMBADA GARCIA,
- 11 called as a witness, having been previously duly
- sworn, was examined and testified as follows:
- 13 DIRECT EXAMINATION
- 14 BY MS. PARLOVECCHIO (Continued):
- 15 Q Mr. Zambada, during the break we placed some names on the
- 16 board here, which includes 2B, 9, 6, 1A, 7, 99, 10, 4, 5, 78,
- 17 and 31.
- 18 Can you see the names?
- 19 A Yes.
- 20 Q Do these look correct to you , the names you testified
- 21 to?
- 22 A Yes, certainly.
- 23 Q And during this period of time in 1992, were there other
- 24 cartels, other than the Sinaloa cartel?
- 25 A Yes, of course.

- 1 Q And during your entire time with the Sinaloa cartel from
- 2 1987 to 2008, what were some of the cartels you were aware of
- 3 in Mexico.
- 4 A Arellano Felix cartel; the Tamaulipas cartel, the
- 5 Federation, as it was called at that time; then there was the
- 6 Sinaloa cartel; the Zetas; the Gulf cartel, to name a few.
- 7 Q Now, I'm going to direct your attention to approximately
- 8 the middle of 1993.
- 9 Are you aware of something happening to the
- 10 Defendant at this time?
- 11 A Yes, of course.
- 12 Q What happened?
- 13 A The Arellano Felix brothers wanted to kill him at the
- 14 airport in Guadalajara.
- 15 Q Are you aware of the events that led up to this incident
- 16 in Guadalajara?
- 17 A Yes.
- 18 Q How did you learn about it?
- 19 A Juan Jose Esparragoza, Azul, told me about it.
- 20 Q When did you have this conversation with Azul?
- 21 A Some days after the situation had gone on.
- 22 Q What did El Azul tell you about the incident at
- 23 Guadal aj ara ai rport?
- 24 A Well, he told me that the Arellano forces wanted to kill
- 25 Chapo, they were waiting for him at the airport, but that,

- 1 luckily, he got there before the sicarios and Ramon got there.
- 2 And afterwards, Cardinal Posados arrived there and
- 3 he was in a car that was the same as the one that Chapo had,
- 4 and Ramon and the sicarios killed the cardinal thinking that
- 5 it was Chapo.
- 6 Q Do you know what happened to the Defendant after this
- 7 incident at the airport?
- 8 A Well, he started to be a very wanted man because the
- 9 authorities were saying that it was him who had killed the
- 10 cardinal, that Chapo was. Chapo escaped to Guatemala, and the
- 11 military captured him in Guatemala.
- 12 Q What happened after the military captured the Defendant
- 13 in Guatemala?
- 14 MR. PURPURA: Just --
- 15 THE COURT: Stop, stop.
- 16 You need a foundation for this.
- 17 MR. PURPURA: Thank you.
- 18 Q Did you learn what happened to the Defendant after he was
- 19 captured by the military in Guatemala?
- 20 A He was extradited to Mexico.
- 21 Q How did you learn about that?
- 22 A Well, the same way we were all, you know, very aware and
- 23 trying to find out what happened. We were all friends.
- So, two or three days later he was extradited.
- 25 Q Who is "we"?

- 1 A Well, like, it was Juan Jose Esparragoza Azul, Amado
- 2 Carillo, my brother, myself.
- 3 Q Are you aware of whether the Defendant continued
- 4 trafficking drugs after he was sent to jail?
- 5 A Well, Arturo Guzman, his brother, continued to work
- 6 outside the organization in his place.
- 7 Q In whose place?
- 8 A In Chapo's place, for himself and for Chapo.
- 9 Q Who is Arturo Guzman?
- 10 A Arturo Guzman was Chapo's brother.
- 11 Q Did you know Arturo Guzman?
- 12 A Yes, of course.
- 13 Q Did Arturo Guzman have any nicknames?
- 14 A Yes, they called him El Pollito.
- 15 Q When did you first meet Arturo Guzman?
- 16 A I met him in the year 1997 in Acapulco.
- 17 Q How did you come to meet him at that time?
- 18 A Well, I asked Juan Jose Esparragoza Azul to get me an
- 19 appointment for a meeting with Arturo Beltran Leyva.
- 20 Q Did he set up this meeting, Azul?
- 21 A Yes, he did.
- 22 Q What was the purpose of this meeting that you wanted set
- 23 up with Arturo Beltran Leyva?
- 24 A My brother Mario had asked me to meet with him to ask him
- 25 for support in order to receive a ship with cocaine on the

- 1 coastline of Guerrero.
- 2 Q Who came to this meeting?
- 3 Did you actually attend that meeting with the
- 4 Beltran Leyvas?
- 5 A Yes, that's right.
- 6 Q Who came to this meeting?
- 7 A Well, the meeting was with Hector. Arturo sent Hector
- 8 Beltran.
- 9 Q Did anyone else go to this meeting?
- 10 A I went with my wife and Hector also brought his wife.
- 11 So, it was the two of us sitting together talking.
- 12 Q And did there come a point at which you meant Arturo
- 13 Guzman?
- 14 A Exactly.
- 15 0 When?
- 16 A It was some days later, approximately maybe a month
- 17 later.
- 18 Q And are you aware of what Arturo Guzman was doing for the
- 19 Defendant when you met him?
- 20 A He went working bringing ships of cocaine from Colombia
- 21 with the Beltran Leyva's brothers; Arturo, Alfredo, and
- 22 Hector.
- 23 Q To be clear, there's an Arturo Beltran Leyva and an
- 24 Arturo Guzman involved in these shipments?
- 25 A Exactly.

- 1 Q Now, what did you know about the Beltran Leyvas' drug
- 2 trafficking capacity in Guerrero\during this period?
- 3 A Well, once I established a relationship with him, they
- 4 asked me to have my brother Mario go and meet with them.
- 5 Q Established a relationship with whom?
- 6 A With Arturo Guzman, Arturo Beltran, and Hector Beltran.
- 7 Q And did your brother Mayo plan cocaine shipments with
- 8 them?
- 9 A Exactly.
- 10 Q What were the details of the shipment that your brother
- 11 planned with Arturo Guzman and the Beltran Leyvas in Guerrero?
- 12 A It was a ship that was coming with six or seven tons. It
- 13 was going to arrive near the coastline of Acapulco.
- 14 Q Did you and your brother Mayo do any other cocaine
- 15 shipments with Arturo Guzman and the Beltran Leyvas after
- 16 that?
- 17 A Yes.
- 18 0 When?
- 19 A In 1998, Arturo Beltran and Arturo Guzman asked for
- 20 support from my brother to receive cocaine shipments in
- 21 Chi apas.
- 22 Q And just using Government Exhibit 502, can you remind the
- 23 jury where Chiapas is?
- 24 (Exhibit published to the jury.)
- 25 A This area precisely here, that's Chiapas. And it's the

- 1 coastline here, the water -- this is Guatemala here, and over
- 2 here Chiapas.
- 3 Q What was your role in these Chiapas shipments with Arturo
- 4 Guzman, Arturo Beltran Leyva, and your brother Mayo?
- 5 A My brother asked me to support him with the logistics to
- 6 receive these loads of cocaine that were going to arrive for
- 7 Arturo Beltran and Arturo Guzman.
- 8 Q How did these Chiapas shipments work?
- 9 A They would arrive in fast boats.
- 10 Q How large were the shipments?
- 11 A Three tons.
- 12 Q And who would receive these shipments?
- 13 A Benny and Marquitos.
- 14 Q How often did Benny and Marquitos receive these shipments
- 15 of cocaine on fast boats?
- 16 A Between three and four times a year. And on occasion, it
- 17 would come double; two boats, fast boats.
- 18 Q Over what period of time did you do these Chiapas
- 19 shi pments?
- 20 A From 1998 to 2003.
- 21 Q Now, you mentioned that someone named Benny received
- 22 these cocaine shipments.
- Who is Benny?
- 24 A Benny is also a leader of the Sinaloa cartel who works
- 25 receiving maritime shipments of cocaine.

- 1 Q I'm showing you what's marked for identification
- 2 Government's Exhibit 44.
- Who is see this?
- 4 A That's Benny.
- 5 Q How do you recognize him?
- 6 A Well, I spent a lot of time with him.
- 7 MS. PARLOVECCHIO: The Government moves to admit
- 8 Government Exhibit 44.
- 9 MR. PURPURA: No objection.
- 10 THE COURT: Recei ved.
- 11 (Government Exhibit 44 so marked.)
- MS. PARLOVECCHIO: Publish?
- 13 (Exhibit published to the jury.)
- 14 Q Is this Benny?
- 15 A Correct.
- 16 Q And he received these cocaine shipments with Marquitos?
- 17 A Correct.
- 18 Q Who is Marquitos?
- 19 A Marquitos is, well, Benny's right-hand man, his second in
- 20 command for operations.
- 21 Q Are you aware of who supplied Arturo Guzman and the
- 22 Beltran Leyvas with cocaine during this period when they were
- 23 receiving shipments in Chiapas?
- 24 A Well, the Valle cartel.
- 25 Q How do you know about that?

- 1 A Well, Arturito commented to me one time it was the people
- 2 from Cali and the Valle cartel who were sending them.
- 3 Q When you're referring to "Arturito," which of the two
- 4 Arturo are you referring to?
- 5 A Arturito Guzman. We also called him that, we called him
- 6 Arturi to.
- 7 Q Did you have an understanding whether Arturito Guzman and
- 8 the Beltran Leyvas were doing the Chiapas shipments on behalf
- 9 of the Defendant?
- 10 A Arturito commented to me that he was working on this for
- 11 himself and for his brother, that he was the head of the
- 12 family and he was doing it to help them out.
- 13 Q Who was the head of the family?
- 14 A Chapo.
- 15 Q Do you know whether Arturito, or Arturo, Guzman was
- 16 communicating with the Defendant when the Defendant was in
- 17 pri son?
- 18 A Yes.
- 19 Q How do you know about that?
- 20 A Arturito commented to me that he would speak with him on
- 21 the phone through the lawyers.
- 22 Q Both on the phone and through the lawyers?
- 23 A Correct.
- 24 Q Now, when the Defendant was in prison, did you have any
- 25 discussions with Arturo Guzman about getting him out,

- 1 generally?
- 2 A Yes.
- 3 Q What did you discuss with him?
- 4 A Well, Arturito said that his first purpose in life was to
- 5 get him out, that he was -- that he was using the attorneys
- 6 and that he was very hopeful, that he wanted to get him out.
- 7 Q Sir, when you say "he wanted to get him out," who do you
- 8 mean? Who wanted to get whom out?
- 9 A Arturi to wanted to get Chapo out of jail.
- 10 Q Other than Arturo Guzman, did you hear anyone else
- 11 generally discuss getting the Defendant out of jail?
- 12 A Yes.
- 13 Q Who?
- 14 A I heard my brother. My brother two or three times
- 15 commented to me that Chapo was going to get out soon, that
- 16 they were very close to making the arrangements to get him
- 17 out.
- 18 Q I'm going to direct your attention to December of the
- 19 year 2000.
- 20 What, if anything, did your brother Mayo say to you
- 21 about the Defendant getting out of jail?
- 22 A He said to me, It's very soon that he's going to get out.
- 23 Now they're going to get him out.
- 24 And I said to him, Are the attorneys going to get
- 25 him out?

- 1 And he said, Yes.
- 2 And I said, okay. That's good. I'm really happy.
- 3 Q Did you have any other discussions with your brother Mayo
- 4 about the Defendant getting out of jail after that
- 5 conversation?
- 6 A Yes. In mid January -- and now we're in 2001 -- my
- 7 brother came to my house in Acapulco. He said, We have to
- 8 leave. I want you to come with me. We have to leave because
- 9 now my compa Chapo is going to get out of jail.
- 10 And I said, When is he out?
- He said to me, He's going to escape.
- 12 And he said, And this place, Guerrero, is the first
- 13 place that they're going to come looking for him because this
- 14 is where Chapo has always been.
- 15 Q What happened after you had this conversation with your
- 16 brother Mayo?
- 17 A We left to Mexico City.
- 18 Q What happened next?
- 19 A Maybe four, five days later, he called me and he said,
- 20 Come. I need to talk with you.
- 21 I went to visit him, and he said, My compa Chapo
- 22 escaped.
- 23 And I said, Oh, that's good.
- 24 Q And where were you when you had this conversation with
- 25 your brother Mayo?

- 1 A At his house.
- 2 Q What else did you discuss during that conversation?
- 3 A He said to me, I want to ask for your support. With all
- 4 those friends that you have inside the government, if they
- 5 hear anything or you hear anything about locations or
- 6 operations, to let me know.
- 7 Q When Mayo told you to listen to your friends in the
- 8 Government about any operations, what did you understand that
- 9 to mean?
- 10 A Mayo said to me, I'm going to be doing this also myself
- 11 with my friends, that if I had heard anything that they
- 12 located him or are planning to recapture him, that we were
- 13 going to go do something to help him out.
- 14 Q Who are these friends?
- 15 A PGR friends, military friends, PFP, intelligence.
- 16 Q What, if anything, did you hear from your Government
- 17 connections after the Defendant escaped?
- 18 A I know that they were searching for him, that more or
- 19 less they knew where he was, but that nobody knew anything.
- 20 My brother did have more precise information about
- 21 what was going on.
- 22 Q Do you know whether your brother provided assistance to
- 23 Chapo right after his escape?
- 24 A That's right.
- 25 Q How do you know about that?

- 1 A Well, after a few days, I don't know, maybe ten or twelve
- 2 days, my brother called me and said, Come over. I need to see
- 3 you.
- So, I went to see him. He said, Look, I need you to
- 5 help me. I need you to find some coordinates where a
- 6 helicopter can land. And it needs to be a safe location.
- 7 Q What did you do?
- 8 A I went to find the coordinates. I returned back and I
- 9 showed them to him and I said, Here's the location.
- 10 And he said, Okay. We're going to go and receive my
- 11 compa Chapo. We're going to rescue him because they're going
- 12 to grab him where he is.
- 13 Q And who was going to grab him?
- 14 A The special military forces operation.
- 15 Q Who arranged for this helicopter?
- 16 A My brother Mayo.
- 17 Q And you testified that you got the coordinates for where
- 18 the helicopter was going to land.
- 19 A That's right.
- 20 Q Where did you plan for the helicopter to land with the
- 21 Defendant?
- 22 A In Querataro.
- 23 (Exhibit published to the jury.)
- 24 Q Using Government Exhibit 502 in evidence, can you show
- 25 the jury where you planned for the helicopter to land for the

- 1 Defendant?
- 2 A Querataro. And the helicopter was going to land close to
- 3 the city of San Juan del Rio.
- 4 Q To your knowledge, who learned about where the helicopter
- 5 was going to land for Chapo?
- 6 A Just my brother and me, his brother Arturo, and the
- 7 pilot.
- 8 Q And how did Mayo communicate to Chapo about this
- 9 helicopter plan?
- 10 A Through his brother Arturo Guzman.
- 11 Q Who was the helicopter pilot who was going to pick up the
- 12 Defendant?
- 13 A His name was Patricio.
- 14 Q Did Patricio, in fact, pick up the Defendant in the
- 15 helicopter?
- 16 A Yes, he picked him up.
- 17 Q How do you know?
- 18 A My brother and I went to receive him.
- 19 Q Can you describe what happened the day that Patricio took
- 20 the helicopter to pick the Defendant up?
- 21 A Well, that same day my brother said to me, He's going to
- 22 come tomorrow. Come for me at 5 a.m., early, because he's
- 23 going to arrive early. So, come and pick me up at 5 a.m.
- I went by to get him, and we went to receive him.
- 25 And around 7 a.m., maybe a little bit before, the helicopter

- 1 appeared, and Chapo was in it.
- 2 Q What did the area look like where the helicopter landed?
- 3 A It was a semi-deserted location. There's some
- 4 medium-sized bushes, a lot of open space, flat. Suited for
- 5 that.
- 6 Q Who was present when the helicopter landed?
- 7 A My brother Mario, Chichi, Chepe, my wife, and I.
- 8 Q Who is your wife?
- 9 A Patty.
- 10 Q And why was your wife there?
- 11 A Well, normally, we were always together and she would
- 12 always go with me when I would, you know, say good-bye to my
- 13 brother. He used the helicopter. And I didn't want to tell
- 14 her that it was Chapo that we were going to receive.
- So, she said, I'll go with you. You know, we'll go
- 16 say good-bye to your brother. Why don't you want me to come?
- 17 And I said, Okay. Let's go.
- 18 Q You also mentioned that somebody named Chichi was there
- 19 as well.
- Who's Chichi?
- 21 A Workers.
- 22 Q And Chepe?
- 23 A Also a worker.
- 24 Q Now, what happened after the helicopter landed?
- 25 A Well, Chapo got out. My brother was very happy and he

1	was too.	They embraced	each other.	He introduced	me to him
2	That was	the first time	I met him in	person.	
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4		(Continued on	the next pag	e.)	
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- 1 BY MS. PARLOVECCHIO:
- 2 Q After the defendant greeted you and your brother, what
- 3 happened next?
- 4 A We left for Mexico City.
- 5 Q Who drove to Mexico City?
- 6 A I drove. My wife was with me and Chapo.
- 7 Q Where did Chapo sit in the car?
- 8 A In the back seat.
- 9 Q How long was the drive to Mexico City?
- 10 A Maybe two hours and 45 minutes approximately.
- 11 Q What do you remember from the drive?
- 12 A Well, we spoke about normal things. When we were getting
- 13 close to the tollbooth I told him to put a newspaper in front
- 14 of his face so that the camera would not show his face because
- 15 he was very wanted then.
- 16 Q What happened when you entered Mexico City?
- 17 A Well, over there the police that worked for me were
- 18 waiting for me. There was a police car for the district
- 19 judicial police and motorcycle for the district police. The
- 20 motorcycle went in front of us. There was judicial police
- 21 behind us.
- 22 Q What if any reaction did the defendant have when he saw
- 23 all these police surrounding you?
- 24 A Well, he had the natural reaction. He got worried. But
- 25 I said don't worry about it. These are our people. They are

- 1 here to protect us. No one is going to touch us from here
- 2 now.
- 3 Q Where did you take the defendant in Mexico City?
- 4 A To my brother Mayo's house.
- 5 Q Where was the house located?
- 6 A In the neighborhood of Reforma Lomas.
- 7 Q Who was present at Mayo's house when you brought the
- 8 defendant there?
- 9 A Primo Tono was there. And the girls that helped my
- 10 brother out, they were in the house, two sisters.
- 11 Q What happened after you all arrived at Mayo's house?
- 12 A Well, my brother and Chapo started to chat and I talked
- 13 to them for a little bit. Everyone was super happy.
- 14 Q When you were at Mayo's house, did you and Mayo discuss
- 15 where the defendant was going to stay?
- 16 A That's right.
- 17 Q What did you discuss?
- 18 A Well, my brother asked me if I could loan him a ranch
- 19 that I had so that he can stay there for a while.
- 20 Q And what did you say?
- 21 A I told him that if he wanted me to, I can take him with
- 22 me and I can keep him with me for a month or two or however
- 23 much time he deemed necessary.
- 24 Q Who did you take with you?
- 25 A Chapo. But I did clear up with him what you want was for

- 1 me to lend him my ranch so he could bring his armed people and
- 2 all his friends, that's not going to work, that ranch is not
- 3 going to work for them.
- 4 Q Whose people?
- 5 A Chapo's.
- 6 Q Did you have an understanding why the defendant had armed
- 7 people around him at that time?
- 8 A Well, he was fleeing from the police. He obviously
- 9 didn't want to be recaptured.
- 10 Q What, if anything, did you hear the defendant and your
- 11 brother Mayo discuss while you were at Mayo's house that day?
- 12 A Well, I listened to them talk for awhile. They were
- 13 talking about their plans. They said now we're going to work.
- 14 We're together again. It's so good that we're all fine, you
- 15 know. They're happy. They were happy.
- 16 Q When you heard them say let's work together, what did you
- 17 understand that to mean, what kind of work?
- 18 A To our work, bringing cocaine from Colombia, drug
- 19 trafficking.
- 20 Q Did you ever speak to your brother Mayo about how the
- 21 defendant escaped from jail?
- 22 A Yes. Some days or months later my brother told me about
- 23 how it had happened.
- 24 Q What did he tell you?
- 25 A Well, he told me that they were worried because there was

- 1 a man named Chito who was a correctional officer at the
- 2 prison, had escaped with him, with Chapo. Because he had been
- 3 the one who helped me get out. My brother told me he had
- 4 helped them, he had taken them out in the laundry cart.
- 5 Q Just to be clear, you said that Chito -- what was Chito's
- 6 role in helping the defendant escape from jail?
- 7 A Well, what my brother told me is he said Chito took out
- 8 Chapo in a laundry cart from the prison. And he put him in
- 9 the laundry truck and that's the way that he got out of the
- 10 prison, Chapo did, and Chito went with him. And now Chito
- 11 wants to turn himself over to the police he told me. And my
- 12 Compa Chapo is worried and I am too. And I said, well let him
- 13 turn himselfin. What can he say, just the truth? So he
- 14 said, well, let's see what happens.
- 15 Q Now, taking a step back, right after you helped the
- 16 defendant with his escape, approximately how long did the
- 17 defendant stay at Mayo's house in Mexico City?
- 18 A He stayed for only one day. Two days later, he moved out
- 19 from there. That's Chapo.
- 20 Q And how do you know about that?
- 21 A Because, two days later my brother called me and I went
- 22 to see him and I could see that Chapo was not there any more.
- 23 And I asked them, I said what happened with El Senor. He told
- 24 me he left. He went to a ranch belonging to my compadre
- 25 Barbarino and he told me I want you to take me to see him.

- 1 This is the address. He showed me a piece of paper.
- 2 Q Where was Barbarino's ranch located?
- 3 A It was located about an hour and fifteen minutes from my
- 4 brother's house in the State of Mexico City.
- 5 Q I'm showing what's marked for identification as
- 6 Government's Exhibit 506-11. What is this?
- 7 A It's a map of the State of Mexico.
- 8 Q How do you recognize this?
- 9 A Well, I know the state very well.
- 10 MS. PARLOVECCHIO: The government moves to admit
- 11 Government's Exhibit 506-11.
- MR. PURPURA: No objection.
- THE COURT: Recei ved.
- 14 (So marked.)
- 15 Q Mr. Zambada, using Government's Exhibit 506-11, can you
- 16 show us where Barbari no's ranch was located?
- 17 A It's here, you know near -- coming from the Mexico City,
- 18 from the Queretaro direction. When you're going to where the
- 19 tollbooth is, Toluca from Queretaro, there's an exit to Villas
- 20 del Carbon. From that exit the ranch was about half hour
- 21 away.
- 22 Q Who is Barbarino?
- 23 A Barbari no was one of the most feared and famous gunmen
- 24 that Chapo had and as well as Arturo Beltran Leyva.
- 25 Q Did you take your brother Mayo to Barbarino's ranch?

- 1 A That's right.
- 2 Q What did the ranch look like?
- 3 A It was a small ranch with a big house made out of the
- 4 wood, kind of the type that you have here in the U.S.
- 5 Q Who was present at Barbarino's ranch when you arrived?
- 6 A Barbari no and his wife was there, Arturi to Guzman.
- 7 Javier, Barbarino, my compa, Juan Azul Esparragoza.
- 8 Q How long were you at the ranch?
- 9 A We were there for about two hours.
- 10 Q And what was discussed at this meeting?
- 11 A Well, same things, that they were settling down. Chapo
- 12 was a little concerned about, you know, finding a place to be,
- 13 to settle in.
- 14 Q What, if anything, did you hear discussed about the drug
- 15 busi ness?
- 16 A Same thing as the first time. Like, let's see what we
- 17 can do. We have to start working.
- 18 Q Who was saying this?
- 19 A My brother Mayo and Chapo.
- 20 Q Now, after this occasion, did you meet with Chapo at
- 21 Barbari no's ranch again?
- 22 A Yes.
- 23 Q Who was present at the second meeting?
- 24 A It was the same, there was Juan Jose Esparragoza El Azul,
- 25 there was Barbarino, there was Javier, Arturito Guzman and

- 1 there was a Colombian woman named Christina.
- 2 Q Who was the Colombian woman named Christina?
- 3 A Well, Arturito Guzman told me she is a Colombian woman
- 4 who has been a friend of my brother's for many years. She has
- 5 brought cocaine shipments for my brother many times. She's
- 6 very good to work with. And she came to see my brother, well,
- 7 you know, to see if we can start working together.
- 8 Q Now, did you speak with the defendant at the second
- 9 meeting?
- 10 A Yes. I spoke to him.
- 11 Q And did you ever hear any conversations between the
- 12 defendant and your brother Mayo?
- 13 A For a while.
- 14 Q What did you hear during that discussion?
- 15 A Well, my brother said, look, you know, I have good
- 16 infrastructure in Chiapas. We have very good land transport.
- 17 They were talking about business. He said my brother has very
- 18 good controls here in Mexico City, through the airports,
- 19 things like that and then he said, okay, then we have to get
- 20 together, start working together. Don't worry. Everything's
- 21 ready so we can start working.
- 22 Q Who said that last part?
- 23 A My brother Mayo told that to Chapo. Whatever you need,
- 24 you can count on it. We have the equipment.
- 25 Q What did the defendant say to this?

- 1 A He said, yeah, I'm going to start again. I'm going to
- 2 organize my people. I'm going to organize my things. There's
- 3 my brother Arturo and there's Arturo Beltran, so let's do
- 4 this. And after that I left the conversation that was part of
- 5 what they talked about -- I'm sorry -- they talked away from
- 6 where I was.
- 7 Q So you stepped off to the side while they continued to
- 8 talk?
- 9 A Yes. Arturito, his brother and I were really close
- 10 friends from my times in Acapulco. We got along together very
- 11 well.
- 12 Q Arturito Guzman, was he the defendant's younger brother
- 13 or older brother?
- 14 A Younger.
- 15 Q Did you have any other meetings with the defendant at
- 16 Barbari no's ranch?
- 17 A Yes. There was another meeting.
- 18 Q And who entered this other meeting?
- 19 A Again there was Christina, my wife, Barbarino, his wife,
- 20 Javier, Arturito, Azul I think was there again.
- 21 Q Were there other meetings after that meeting at
- 22 Barbari no's?
- 23 A Yes. We had some more and we talked about some of the
- 24 same things. Chapo was concerned about where he should settle
- 25 down. He was thinking about a ranch in the area of says

- 1 Tejupico. I told him that that was not a great area. My
- 2 brother told him let's go to Sinaloa. I hold control over
- 3 there. Let's go to your native lands.
- 4 Q Now, what, if anything, do you remember about the last
- 5 meeting you had with the defendant at Barbarino's ranch?
- 6 A The last meeting was to christen a son of Barbarino's.
- 7 My brother and Mayo and Chapo christened him.
- 8 Q Who was present at that baptism?
- 9 A Chapo, my brother, who was the godfather, my wife,
- 10 Christina, Barbarino and his wife, Arturito Guzman, El Azul,
- 11 Kiki Fernandez and other people that I didn't know. It was a
- 12 very private thing. It was maybe a group of about 20 people.
- 13 Q Who brought the priest?
- 14 A I took the priest.
- 15 Q Did the priest meet your brother?
- 16 A Yes.
- 17 Q How about the defendant?
- 18 A Al so.
- 19 Q Without telling us what the priest said, what was the
- 20 priest's demeanor when he met your brother and Chapo?
- 21 A Well, he was surprised. He looked a little bit nervous.
- 22 Q Did you have an understanding why the priest had that
- 23 reaction?
- 24 A Well, Chapo was coming out on the news all the time and
- 25 my brother also.

- 1 Q Did Chapo stay at Barbarino's ranch?
- 2 A No. After that meeting Chapo Left.
- 3 Q Now, after the defendant escaped from jail in 2001, was
- 4 the war still going on with the Arellano Felixes?
- 5 A Yes. It still was continuing, continuing fighting
- 6 against the Arellano Felix.
- 7 Q Who was Chapo aligned with in the war against the
- 8 Arellano Felixes in 2001?
- 9 A With my brother Mayo.
- 10 Q What, if anything, do you recall Chapo and Mayo doing
- 11 with regard to the Arellano Felixes at this time?
- 12 A They killed Ramon.
- 13 Q Who told you about the killing of Ramon?
- 14 A My brother commented to me that Chapo was going to help
- 15 him with his people to kill him in Mazatlan.
- 16 Q This is Ramon Arellano?
- 17 A Yes, Ramon Arellano.
- 18 Q Approximately when did you have this conversation with
- 19 Mayo about Chapo killing Ramon Arellano?
- 20 A In 2002, beginning of 2003, more or less I think.
- 21 Q What was your understanding of why the defendant wanted
- 22 Ramon Arellano Felix dead?
- 23 A Ramon Arellano had killed many of Chapo's friends and
- 24 friend of ours too. They had killed our brother. He was very
- 25 dangerous.

- 1 Q Just to be clear, this is the same Ramon Arellano who the
- 2 defendant tried to kill at Christina's in 1992?
- 3 A Exactly.
- 4 Q Are you aware of how Ramon Arellano was murdered?
- 5 A Yes.
- 6 Q How do you know about this?
- 7 A My brother talked to me.
- 8 Q What did your brother Mayo tell you?
- 9 A He told me that they located him in Mazatlan, in Sinaloa,
- 10 that they had him stopped with the police. He didn't stop.
- 11 He tried to get away until he got right across from a hotel
- 12 and then he got out and he ran. He wanted to go in the hotel.
- 13 They shot him. They put a bullet in his neck and he fell down
- 14 dead.
- 15 Q Who shot Ramon Arellano?
- 16 A My brother didn't tell me precisely who.
- 17 Q Did you ever hear the defendant speak about Ramon
- 18 Arellano's death?
- 19 A On occasion, up in the mountains we would talk about
- 20 that.
- 21 Q And what did you hear him say about it?
- 22 A That if anything had really given him pleasure it was to
- 23 have killed Ramon Arellano.
- 24 Q Approximately when did that conversation take place?
- 25 A Maybe -- I don't remember exactly. But more or less

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1
    maybe 2005.
 2
         Now, you testified earlier that your brother suggested
 3
    that the defendant go to Sinaloa.
 4
               THE COURT: Is this a good time for a break?
 5
               MS. PARLOVECCHIO: We can stop here.
               THE COURT: We'll take our midafternoon break,
 6
 7
    ladies and gentlemen. We'll be back in here at 3:20. Please,
8
    do not talk about the case amongst yourselves.
9
               See you in a few minutes.
               (Jury excused.)
10
11
               THE COURT: Okay, we're in recess until 3:20.
12
               (Recess taken.)
13
               (Continued on next page.)
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- 1 (In open court; outside the presence of the jury.)
- THE COURT: Have a seat for a minute.
- I have been advised that there is a technical
- 4 malfunction in the building which may shortly lead to an
- 5 electrical outage which would be bad for a lot of reasons.
- 6 In light of the fact that there is less than an hour
- 7 left on the day at this point, my strong inclination, unless
- 8 the attorneys try to talk me out of it, is to send the jury
- 9 home and we will pick up on Monday.
- 10 MR. PURPURA: Your Honor, I for one enjoy
- 11 Ms. Parlovecchio, she can continue all day, but we'll defer to
- 12 the Court.
- MS. PARLOVECCHIO: We'll also yield to the Court.
- 14 THE COURT: Let's get the jury and then I will send
- 15 them home.
- 16 If the marshals want to take the witness off the
- 17 stand, you can do that. If you want to wait --
- THE MARSHAL: We'll do that then.
- 19 (Witness exits the courtroom.)
- THE COURT: We have one more thing to talk about
- 21 after I send the jury home.
- 22 (Jury enters.)
- THE COURT: All right. Everyone have a seat.
- Ladies and gentlemen, there is a technical problem
- 25 on this floor, in the building, a technical defect which the

- 1 fire marshal tells me puts us at some risk for an electrical
- 2 outage which would plunge us all into the dark and considering
- 3 there are no windows in this room, it would indeed be quite
- 4 dark. So, since we have less than an hour on the day anyway,
- 5 rather than take that risk, I am going to send you home now.
- I do want to remind you that we have a long break.
- 7 We have a three day weekend coming up. We will be back here
- 8 Monday morning at 9:30, but please remember how important it
- 9 is that you follow all the admonitions I have given you about
- 10 not communicating with anyone, not going on social media,
- 11 staying away from any publicity about the case which there
- 12 will be, I assure you, just keep way from all of that, and
- 13 keep an open mind.
- 14 Have a very restful weekend. We've got a couple
- 15 hard days of work next week. See you then. 9:30.
- 16 (Jury exits.)
- 17 THE COURT: Okay. Have a seat.
- I was told by the marshal that there might be an
- 19 issue with some of the lawyers taking pictures. Is there
- 20 anything that anybody needs to raise with me? If not, I am
- 21 not going to worry about it.
- 22 MR. BALAREZO: Your Honor, earlier this morning,
- 23 with the government's agreement, I took a picture of the chart
- 24 that they had, this thing. That was it. That's what we did.
- THE COURT: Okay. Nobody has a problem? I don't

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1
    have a problem.
 2
              MR. BALAREZO: I don't know if that's what the issue
 3
    was.
              THE COURT: I don't know either.
 4
                      That's all good. We will see you 9:30 sharp
 5
              Okay.
    on Monday morning. Sorry about this delay but I think it is
 6
7
    for the best considering the circumstances. I am told when
8
    you are out in the hall, you will immediately appreciate what
    the nature of the problem is.
9
              Have a good weekend. See you Monday.
10
11
               (Matter adjourned to November 19, 2018 at 9:30 a.m.)
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